

## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

Mr. Tom Tannen  
 2001 East 10th Street  
 Suite 100, Fourteenth Street  
 North Kansas City, Missouri 64116

24 SEP 1985

Re: Hardage/Griner Superfund site  
 McClain County, Oklahoma

Dear Sir:

Over the past several years the Environmental Protection Agency (EPA) has studied and evaluated the Hardage site under its Superfund program. EPA has previously informed you by letter that your company or business may be liable for past and future response costs, as well as performance of action to remedy or abate releases of hazardous substances and wastes. At this time, the Agency is ready to discuss your implementation of a permanent source control remedy at the site.

As you may be aware, a group of potentially responsible parties (PRPs) has organized the Hardage Steering Committee. Due to the large number of parties involved, we request that you limit direct communications with EPA and the U.S. Department of Justice (DOJ). Instead you should rely on the Steering Committee for receiving information from and relaying information to EPA. Steven Morgan of Texas Instruments in Dallas, Texas is the Chairman of the Steering Committee and may be reached at (214) 995-5281.

The start date for negotiations will be October 1, 1986. From that time, 30 days will be allowed for negotiations. If substantial progress has been made within this timeframe, an additional 30 days may be allotted for negotiations. Please note that the second 30 days is contingent on substantial progress during the initial 30 days. It is recommended that individual parties contact the Steering Committee. The Steering Committee should then contact EPA counsel to arrange negotiation sessions, if its members have any interest in participating in discussions regarding their conduct of remedial action. We look forward to discussions with the Steering Committee and are hopeful that we can arrive at an agreement for a source control remedy.

Sincerely yours,

/s/ Allyn M. Davis

Allyn M. Davis  
 Director  
 Hazardous Waste Management Division

146000



cc: Dr. Joan K. Leavitt  
 Oklahoma State Department of

Menu Letter - sent to  
 companies on attached list

bcc: Brad Wright (WH-577)

600016

6H-EE-TAVENNER-jt-x9088-disk#6B/9-9-4-86

## CONCURRENCES

SYMBOL	6H-EE	6C-H	6H-E	6H
SURNAME	WRIGHT	TURNER	HANNESSCHLAGER	CODNER
DATE	9/2/85	9/2/85	9/2/85	9/2/85

[ADR]

Mr. Samuel D. Yankee "Mr. Yankee"  
Cook Paint and Varnish Company  
P. O. Box 389  
North Kansas City, Missouri 64141

[ADR]

Mr. Richard C. Littlepage, President "Mr. Littlepage"  
Chemical Leaman Tank Lines, Inc.  
P.O. Box 200  
Lionville, Pennsylvania 19353

[ADR]

General Manager "Sir"  
Diamond Paint Co.  
P.O. Box 45897  
Houston, Texas 77245

[ADR]

Dr. B. E. Claybaugh "Dr. Claybaugh"  
Exxon Chemical Company  
13501 Katy Freeway  
Houston, Oklahoma 77079

[ADR]

Mr. Mark Stoller "Mr. Stoller"  
W. R. Grace and Company  
(Construction Products, A-1 Bit,  
and Homco Division)  
62 Whittemore, Avenue  
Cambridge, Mass. 02140

[ADR]

Mr. G. J. Goldberg, President "Mr. Goldberg"  
San Jacinto Paint Mfg., Company, Inc.  
Gulf States Paint Company Division  
12230 Robin Blvd.  
Houston, Texas 77045

[ADR]

Mr. Ralph Lowe "Mr. Lowe"  
Lowe Chemical  
555 Parkwood  
Friendswood, Texas 77546

[ADR]

General Manager "Sir"  
Magna Corporation  
2434 Holmes Road  
Houston, Texas 77051

[ADR]

General Manager "Sir"  
Nalco Chemical Company  
P.O. Box 87  
Sugarland, Texas 77478

[ADR]

Mr. Phillip T. Newton "Mr. Newton"  
The O'Brien Corporation  
450 E. Grand Avenue  
San Francisco, CA 94080

[ARR]

General Manager "Sir"  
PPG Industries  
P.O. Box 1329  
Houston, Texas 77251

[ADR]

Mr. Malcolm W. Petroccia "Mr. Petroccia"  
PPG Industries, Inc.  
One PPG Place  
Pittsburgh, PA 15272

[ADR]

Mr. Douglas W. Butler "Mr. Butler"  
General Manager "Sir"  
Reliance Universal Inc.  
Suite 1600  
1930 Bishop Lane  
Louisville, KY 40218

[ADR]

General Manager "Sir"  
Rohm and Haas Texas Inc.  
P.O. Box 672  
Deer Park, Texas 77536

[ADR]

Ms. Ellen S. Friedell "Ms. Friedell"  
Rohm & Haas Company  
Independence Mall West  
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Mr. K. M. Rudine, President "Mr. Rudine"  
General Manager  
Triangle Engineering Company  
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Houston, Texas 77238

[ADR]

Mr. William S. Grabarek, Attorney  
Witco Corporation  
2701 Lake Street  
Melrose Park, IL 60160

[ADR]

UNR Industries, Inc. "Mr. Varnum"  
AAR Corporation  
c/o John E. Varnum  
Spriggs, Bode, & Hollingsworth  
Suite 1100  
1015 15th N.W.  
Washington, D.C. 20005

[ADR]

General Manager "Sir"  
A Better Sanitation Service  
9845 Chartwell  
Dallas, Texas 75234

[ADR]

Mr. Ray Duggins, Manager "Mr. Duggins"  
Able Uniform Rental, Inc.  
2330 Northwest 12th  
Oklahoma City, OK 73107

[ADR]

Mr. Roy McKnight, President "Mr. McKnight"  
Advance Packaging  
200 N. Villa  
Oklahoma City, OK 73107

[A]

General Manager "Sir"  
Agland, Inc.  
929 North Ash  
Pauls Valley, OK 73075

[ADR]

Mr. Gary L. McDonald "Mr. McDonald"  
Director, Industrial Relations  
Altec Lansing Corporation  
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P.O. Box 26105  
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[ADR]

Mr. Charles D. MarLett, Attorney "Mr. MarLett"  
American Airlines, Inc.  
MD - 4C14, P.O. Box 619616  
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[ADR]

Jack M. Tomlinson, Vice President "Mr. Tomlinson"  
Environmental Manger  
Laidlaw Waste System (American Disposal Service)  
15 Spinning Wheel Road  
Hinsdale, IL. 60521

also

Frank Knickerbocker  
American Disposal Service  
9202 Markvale Dr.  
Dallas, Texas 75243

also

Roy Yukley & Troy Yukley  
American Disposal Service  
1211 United Founders Tower  
Oklahoma City, OK 73122

[A]

Al Fernandes, President "Mr. Fernandes"  
American Farm Lines, Inc.  
8125 Southwest 15th  
Oklahoma City, OK 73128

[ADR]

Mr. Bob McBroom "Mr. McBroom"  
American Furniture Stripping  
1313 North May  
Oklahoma City, Oklahoma 73107

[ADR]

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[ADR]

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L. M. Cook, Executive "Mr. Cook"  
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Arkansas Best Corp.  
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James D. Robinson "Mr. Robinson"  
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Okarche, Oklahoma 73762

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General Manager "Sir"  
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Noble, Oklahoma 73068

[ADR]

Mr. William S. Hood, Attorney "Mr. Hood"  
Ashland Chemical Co.  
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[ADR]

Mr. Domer Scaramucci, Jr. "Mr. Scaramucci"  
Vice President  
Balon Corp.  
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[A]

Jack R. Floyd, Plant Manager "Mr. Floyd"  
Beauty Craft Tile of  
the Southwest, Inc.  
6501 South High  
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[ADR]

Mr. Kenneth E. Stroup, Jr., Attorney "Mr. Stroup"  
Allied Corporation  
(Bendix & Prestolite)  
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Mr. Phillip E. Moll, Manager "Mr. Moll"  
Lab Services & Regulatory Affairs  
Binney & Smith, Inc.  
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Easton, PA 18042

[A]

General Manager "Sir"  
Bob Moore Oilwell Service  
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Yukon, Oklahoma 73099

[A]

R. W. Gutheil, President "Mr. Gutheil"  
Borden Chemical Division  
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[ADR]

President "Sir"  
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Post Office Box 25821  
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[ADR]

President "Sir"  
Broadway Machine  
& Motor Supply  
29 Northeast 8th  
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International Systems & Controls Corp.  
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Mr. George William McKiddie, Jr. "Mr. McKiddie"  
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Mr. Ralph Jenks, President "Mr. Jenks"  
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Combustion Engineering  
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Central Mill & Fixture  
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Cimarron Mfg. Co.  
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Occidental Chemical  
(Cities Service Oil and Gas  
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[ADR]

Mr. James D. Crosby, City Manager "Mr. Crosby"  
City of Norman  
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Norman, OK 73070

[ADR]

General Manager "Sir"  
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[ADR]

Mr. Richard P. Kieth "Mr. Kieth"  
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Bill Swisher, President "Mr. Swisher"  
CMI Corp.  
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Mr. Vernon Gurney "Mr. Gurney"  
Competition Automotive Machine  
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Conoco  
High Ridge Park  
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Mr. Wade Farran "Mr. Farran"  
Consolidated Cleaning Service Co., Inc.  
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Mr. Roy C. Cobb, Jr. "Mr. Cobb"  
Environmental Counsel  
Container Corp. of America  
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[ADR]

Mr. Edwin R. Holmes "Mr. Holmes"  
Control Data Corporation  
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County Home Meat Co.  
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Crane Carrier Corporation "Mr. Draper"  
c/o Porter R. Draper, Attorney  
CCI Corporation  
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[ADR]

Mr. Richard E. Langer "Mr. Langer"  
American Hoist & Derrick Company  
(Crosby Group-McKissich  
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Amhoist Tower  
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[ADR]

Crowl Machine & Heat Treating  
c/o Elliott C. Fenton  
Fenton, Fenton, Smith, Renear  
& Moon  
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Oklahoma City, Oklahoma 73102

[ADR]

John P. Evans, President "Mr. Evans"  
Crown Paint Co.  
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[ADR]

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[ADR]

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The Firestone Tire & Rubber Co.  
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Akron, OH 44317

[ADR]

Mr. Dan Howie, Vice President "Mr. Howie"  
Del Paint Mfg.  
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[ADR]

Mr. Stephen T. Bemis "Mr. Bemis"  
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[ADR]

Mr. Walter Saloga, President "Mr. Saloga"  
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[ADR]

Mr. Stephen L. Peterson "Mr. Peterson"  
 Secretary & General Counsel  
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[ADR]

Mr. Spencer Dreischarf "Mr. Dreischarf"  
 Cooper Industries (Demco Inc. and  
 Gardner-Denver Co.)  
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[ADR]

Mr. Vincent A. Mietlicki "Mr. Mietlicki"  
 Law Department  
 DeSoto Inc.  
 1700 South Mount Prospect Rd.  
 Des Plaines, IL 60018

[ADR]

District Judge "Sir"  
 Nineteenth Judicial District  
 State of Oklahoma  
 Durant, Oklahoma 74701

[A]

Double Eagle Refining Company "Mr. Smith"  
 c/o James E. Smith, Attorney  
 Baker & Botts  
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 Houston, TX 77002

[ADR] 1

Dover Corporation/Norris Division "Ms. Martin"  
 c/o Linda C. Martin or William C.  
 Anderson  
 Doerner, Stuart, Saunders, Daniel  
 & Anderson  
 1000 Atlas Life Building  
 Tulsa, Oklahoma 74103

[ADR] 1

11

Mr. Phillip A. Erickson "Mr. Erickson"  
Legal Department  
Dow Chemical Company  
DOW Center  
Midland, MI 48640

[ADR] 1

Mr. James Kelm, V. P. "Mr. Kelm"  
Downtown Airpark, Inc.  
P.O. Box 26027  
Oklahoma City, OK 73126

[ADR] 1

Kenneth Geuin, President "Mr. Geuin"  
Driller's Engine & Supply, Inc.  
5120 South Shields  
Oklahoma City, OK 73129

[ADR] 1

Eldon Conaway, President "Mr. Conaoway"  
Dura Chrome Ind.  
5716 Northwest 4th Street  
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[ADR] 1

Mr. Eason "Mr. Eason"  
Eason & Smith, Waste Haulers  
Post Office Box 15463 or  
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[ADR] 1

Mr. Alber W. Murry "Mr. Murry"  
for (Eason Enterprises and Eason &  
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Mr. Eason "Mr. Eason"  
Eason Enterprises  
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Mr. John H. McChord Jr., Attorney "Mr. McChord"  
ITT Corporation  
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Mr. Paul R. Wilkinson "Mr. Wilkinson"  
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[ADR] 1

Mr. Samuel Bishkin "Mr. Bishkin"  
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John S. Fryberger, Sr. Vice "Mr. Fryberger"  
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[ADR] 1

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Equipment Renewal Co.  
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[ADR] 1

Ernest St. Clair "Mr. St. Clair"  
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& General Manager  
Eureka Tool Co.  
P.O. Box 95046  
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Evan's Electric Service Center "Sir"  
 c/o Linda C. Martin, Attorney  
 Doerner, Stuart, Saunders  
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[ADR] 1

Mr. Robert M. Walter "Mr. Walter"  
 Senior Counsel  
 The Firestone Tire & Rubber  
 Company  
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 1200 Firestone Parkway  
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[ADR] 1

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[ADR] 1

Mr. George M. Davis, Vice President "Mr. George Davis"  
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 Foster Septic Tank Cleaning  
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[ADR] 1

Mr. C. B. Heath, Plant Production Manager "Mr. Heath"  
 Fred Jones Mfg.  
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Mr. John A. Mogelnicki "Mr. Mogelnicki"  
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[A] 1

Mr. E. W. Conners Jr. "Mr. Conners"  
General Electric  
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Mr. Thomas Armstrong "Mr. Armstrong"  
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Mr. Ronald Frase "Mr. Frase"  
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[ADR] 1

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[ADR] 1

Mr. Robert H. Suzuki "Mr. Suzuki"  
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[ADR] 1

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[ADR] 1

Mr. Jim Holmes "Mr. Holmes"  
Burl Holmes Ford Company  
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[ADR] 1

Governair Corporation "Ms. Brown"  
c/o Carolyn M. Brown  
Thompson & Knight  
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[ADR] 1

Mr. A. B Knight, V. P. - Safety "Mr. Knight"  
Groendyke Transport, Inc.  
Post Office Box 632  
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[ADR] 1

Mr. R. L. Bechtel, Manager "Mr. Bechtel"  
Halliburton Services  
Drawer 1431  
Duncan, Oklahoma 73536

[ADR] 1

Royal N. Hardage "Mr. Muchmore"  
c/o Clyde Muchmore  
Crowe & Dunlevy, P. C.  
1800 Mid America Tower  
20 N. Broadway  
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[A] 1

Hart Industrial Disposal "Sir"  
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[ADR] 1

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Owasso, Oklahoma 74055

[A] 1

Helm & Weaver "Sir"  
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[ADR] 1

Mr. W. T. Posey, President "Mr. Posey"  
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[ADR] 1

Mr. Walter Potonoka "Mr. Potonoka"  
Colt Industries  
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[ADR] 1

Mr. Gilbert Waldman "Mr. Waldman"  
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5969 East 12th St.  
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[ADR] 1

Mr. Raymond Davis, Production Manager "Mr. Davis"  
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[ADR] 1

Mr. Jim Wesley "Mr. Wesley"  
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[ADR] 1

Mr. Robert Schwartz, V.P. "Mr. Schwartz"  
John Zink Co.  
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Jones-Blair Company  
c/o Timothy L. Harker  
Kadison, Pfaelzer, Woodward, Quinn & Rossi  
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Mr. Elwood Smith, Plant Manager "Mr. Smith"  
Kelsey - Hayes  
307 A Street  
Seminole, OK 74868

[ADR] 1

Kelsey-Hayes, Inc. "Sir"  
c/o John S. Steinhauer  
American Cunningham Brennan Company  
First National Tower  
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[ADR] 1

Mr. Alfred W. Yakel "Mr. Yakel"  
Keltronics Corp.  
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[ADR] 1

Ms. Barbara Hoffman "Ms. Hoffman"  
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Kerr-McGee Center  
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[ADR] 1

Mr. L. Dean Cox "Mr. Cox"  
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 Advance Chemical Company  
 P.O. Box 70  
 Sand Springs, OK 74063

[ADR] 1

KOBE, Inc. - Oiline "Sir"  
 P. O. Box 15070  
 Oklahoma City, OK 73115

[ADR] 2

Mr. Al Parsons, President "Mr. Parson"  
 KOCO-TV  
 1300 E. Britton Road  
 Oklahoma City, OK 73113

[A] 2

Lawton Plating Co. "Sir"  
 324 N.W. 35th  
 Lawton, OK 73501

[ADR] 2

Mr. R. F. Camp, Director "Mr. Camp"  
 Administration & Industrial Relation  
 Lear Siegler, Inc.  
 3100 Interstate 35 North  
 Oklahoma City, OK 73136

[ADR] 2

L & S Bearing Co. "Sir"  
 c/o Jim Barwick  
 P.O. Box 754  
 Oklahoma City, OK 73101

[ADR] 2

Leeway Motor Freight "Sir"  
 c/o William C. Buckham  
 C. L. Motor Freight Inc.  
 2605 Commercial Ln.  
 Columbus, OH 43232

[ADR] 2

Mr. Keith D. Maguire "Mr. Maguire"  
General Manager  
Fibercast Company  
P.O. Box 968  
Said Springs, Oklahoma 74063

[ADR] 2

Mr. A. L. Bartley, Jr. "Mr. Bartley"  
Vice President & Group Counsel  
LTV Energy Product Company  
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[ADR] 2

Mr. Johnathan H. Shen "Mr. Shen"  
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[ADR] 2

Mr. George Haney, Manager "Mr. Haney"  
Master Motors Rebuilders, Inc.  
1900 Linwood  
Oklahoma City, Oklahoma 73106

[ADR] 2

Superintendent "Sir"  
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Nordham, Inc. "Sir"  
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Doerner, Stuart, Saunders, Daniel,  
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1000 Atlas Life Bldg.  
Tulsa, OK 74103

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Northrop Worldwide "Sir"  
Aircraft Services, Inc.  
Vance AFB, OK 73701

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Nu Chrome Plating "Sir"  
2812 West 4th Street  
Tulsa, Oklahoma 74107

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1801 West Sheridan  
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Waste Management "Sir"  
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## UNIT. STATES ENVIRONMENTAL PROTECTION AGENCY

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

MAR 21 1986

Mr. J.C. Foster  
Foster Feed & Seed Co.  
115 N. First Street System  
Kenedy, Texas 78119

RE: Hardage/Criner Superfund Site  
McClain County, Oklahoma

Dear Mr. Foster:

The United States Environmental Protection Agency (EPA) has documented the releases or threatened releases of hazardous substances, pollutants, and contaminants at the above referenced site, and is considering spending public funds to control these releases. This action will be taken by EPA pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 U.S.C. 9601 et seq., unless EPA determines that such action to control these releases will be done properly by a responsible party.

Responsible parties under CERCLA include the current and former owners or operators, and persons who arranged for disposal or treatment of the substances or were involved in transport, treatment, or disposal of them at the site. Under CERCLA, and other laws, responsible parties may be liable for all monies expended by the government to take necessary corrective action at the site, including investigation, planning, cleanup of the site, and enforcement.

Based on information we received during our investigation, EPA has information which indicates that you may be a responsible party. More specifically, we have reason to believe that Foster Feed & Seed Co., did by contract, agreement or otherwise, arrange for the disposal, treatment, or transportation for disposal or treatment of hazardous substances at the Hardage/Criner (Royal N. Hardage) facility from 1972 to 1980. This belief is based in part on information contained in a daily log which the operator (Royal Hardage) maintained, and which indicates that Foster disposed of various wastes at the site, including over 100,000 gallons of "styrene tar".

6H-EE:jt:x4088-disk#6/42-3-4-86

## CONCURRENCES

SYMBOL	6H-EE	60RC	6H-E	6H		
SURNAME	WRIGHT	TURNER	HANNESCHLAGER	SATIERWHITE	DAVIS	
DATE	4/20	8/1	7/1	9/1		

EPA Form 1320-1 (12-70)

500461

OFFICIAL FILE COPY

\*U.S. GPO : 1985-467-853

Before the government undertakes necessary action at the site, we would like to know if you will voluntarily perform the work required to abate any releases or threatened releases of hazardous substances, pollutants, and contaminants from the site. For your information, a site investigation of the source areas and a feasibility study (FS) to determine the appropriate source control remedy have been essentially completed. A draft of this FS is available for public comment.

Additional actions, for which you are being notified are:

1. The design and implementation of the selected remedy;
2. providing any monitoring and maintenance necessary after remedial measures are completed; and
3. any other measures which may be necessary to abate releases from the site.

You should notify EPA, in writing, within thirty (30) calendar days from the receipt of this letter, of the nature and extent of activities you may be willing to undertake. Otherwise, to move forward with cleanup at the site, we will assume what you decline to undertake voluntary cleanup measures. Your letter should indicate the appropriate name, address, and phone number for further contact with you. Where you are already involved in discussions with EPA, State, or local authorities or engaged in voluntary action, you should continue that activity and report the status of those discussions or that action in your letter. Please provide a copy of your letter to any other parties involved in those discussions.

Your letter and any request for further information of the nature and extent of releases or threatened releases, or on our determination that you may be a responsible party should be sent to Alan W. Tavenner, the Remedial Site Project Officer for this site.

In addition to the response activities, EPA is seeking to obtain certain information from you. Under the provisions of Section 104 of CERCLA 42 U.S.C. 9604, and Section 3007 of the Resource Conservation and Recovery Act (RCRA), 42 U.S.C. 6927, as amended, the Administrator of EPA has the authority to require any person who generates, stores, treats, transports, disposes of, or otherwise handles or has handled hazardous wastes and substances to furnish information related to such wastes and substances. Pursuant to this statutory provision, your firm is hereby requested to answer the following questions relative to the referenced site:

1. Have you disposed or caused the disposal of any chemicals or materials at this site that are: Listed in the RCRA hazardous waste regulations (40 CFR Part 261, Subpart D), that are deemed hazardous under the RCRA regulations because they meet the criteria set out in 40 CFR Part 261, Subpart C (ignitability, corrosivity, reactivity, or FP toxicity), or that are hazardous substances as defined under Section 101(14) of CERCLA?

2. Have you disposed of any other materials at the site which may or may not be hazardous wastes and/or hazardous substances? If so, please describe these materials in sufficient detail to allow a determination to be made as to whether or not these materials are hazardous.
3. What is the generic name and chemical characteristics of the hazardous wastes and/or hazardous substances as defined under Section 104(5) of RCRA and/or Section 101(14) of CERCLA, that you generated and/or disposed of or caused to be disposed of at the Hardage/Criner site?
4. For each hazardous waste and/or hazardous substance or other material disposed of, please give the total volume, in gallons for liquids and in cubic yards for solids, which you disposed of or caused to be disposed of at this facility, and list when this activity occurred.
5. What arrangements were made to transport these hazardous wastes and/or hazardous substances to the Hardage/Criner site?
6. Who were the transporters of these hazardous wastes and/or hazardous substances; what were their previous addresses, and what are their current addresses?
7. Provide a copy of any insurance agreements covering your use of the facility or the releases of hazardous wastes and substances as a result of the handling of such materials. If a copy of the agreement is not available, identify the name and address of the insurer and provide a written description of the nature and extent of coverage, along with the policy number and date of issuance and the name of the insured party.
8. Please provide any other information, correspondence, etc., retained by your company regarding the Hardage/Criner site.

For the above questions, please describe the documents that were maintained by your firm of any transactions relating to the site, including the date of the documents, the author of the documents, the current location of the documents and their current custodian.

As used herein, the term "documents" means writings (handwritten, typed or otherwise produced or reproduced) and includes but is not limited to any invoices, checks, receipts, correspondence, offers, contracts, agreements, manifests, licenses, permits, bids, proposals, policies of insurance, logs, minutes of meetings, memoranda, notes, calendar or diary entries, charts, maps, photographs, drawings, manuals, reports of analysis, analytical worksheets, chromatographs, studies, reports of scientific study or investigation, telegrams, teletypes, magnetic tapes, punch cards, recording disks, computer printouts or other data compilations from which information can be obtained or translated.

Your answers to these questions must be sent to EPA within thirty (30) calendar days of your receipt of this letter. Under Section 106 of CERCLA, 42 U.S.C. 9606, and Section 3008 of RCRA, 42 U.S.C. 6923, failure to comply with this request may result in an order requiring compliance or a civil action for appropriate relief. Section 3008 of RCRA also provides for civil penalties. Should the signatory find, at any time after submittal of the requested information, that any part of the submission is false or incorrect, the signatory should notify EPA, Region VI. If any answer is found subsequently to be untrue, the signatory can be prosecuted under 18 U.S.C. 1001.

EPA regulations governing the confidentiality of business information are set forth in Part 2, Subpart R of Title 40 of the Code of Federal Regulations. For any portion of the information submitted which is entitled to confidential treatment, you may assert a confidentiality claim in accordance with 40 CFR 2.203(h). If EPA determines that the information so designated meets the criteria set forth in 40 CFR 2.208, the information will be disclosed only to the extent, and by means of the procedures, specified in 40 CFR Part 2, Subpart R. EPA will construe the failure to furnish a confidentiality claim with your response to this letter as a waiver of that claim, and information may be made available to the public by EPA without further notice.

Your reply to the request for information under Section 104 of CERCLA and 3007 of RCRA should be considered separate and distinct from that relating to participation in response activities at the site. Both replies should be addressed to:

Alan W. Tavenner  
U. S. Environmental Protection Agency  
Superfund Enforcement Branch (6H-EE)  
1201 Elm Street, 28th Floor  
Dallas, Texas 75270  
Phone: (214) 757-9744

EPA would like to encourage good faith negotiations between you and the Agency and among you and the other parties potentially responsible for the Hardage/Criner site. For your information, a number of the other potentially responsible parties at this site have organized themselves into the Hardage Steering Committee, and may be reached at the following address:

Stephen M. Morgan, Chairman  
Hardage Steering Committee  
c/o Texas Instruments, Inc.  
P.O. Box 225474, Mail Station 241  
Dallas, Texas 75265  
Phone: (214) 995-5281

The factual and legal discussions contained in this letter are intended solely for notification and edification purposes. They are not intended to, do not, and may not be relied upon as a final Agency position on any matter set forth herein.

The request for information pursuant to Section 104(e) of CERCLA contained in this letter is not subject to the approval requirements of the Paperwork Reduction Act of 1980, Title 44, Chapter 35, United States Code.

Due to the seriousness of the problem at this site and the attendant legal ramifications, the Agency strongly encourages you to submit a written response within the timeframe specified herein. We hope that you will give these matters your immediate attention.

Sincerely yours,

Allyn M. Davis  
Director  
Hazardous Waste Management Division

cc: Dennis Hrebac  
Oklahoma State Department of Health

bcc: B. Wright, WH-527  
Turner, 6C-H  
Summerville, DECH

## UNIT STATES ENVIRONMENTAL PROTECTION AGENCY

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

MAR 21 1988

President  
 JOC Oil Exploration Company, Inc.  
 c/o C.T. Corporation System  
 1601 Elm St.  
 Dallas, Texas 75201

RE: Hardage/Criner Superfund Site  
 McClain County, Oklahoma

Dear Sir:

The United States Environmental Protection Agency (EPA) has documented the releases or threatened releases of hazardous substances, pollutants, and contaminants at the above referenced site, and is considering spending public funds to control these releases. This action will be taken by EPA pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 U.S.C. 9601 et seq., unless EPA determines that such action to control these releases will be done properly by a responsible party.

Responsible parties under CERCLA include the current and former owners or operators, and persons who arranged for disposal or treatment of the substances or were involved in transport, treatment, or disposal of them at the site. Under CERCLA, and other laws, responsible parties may be liable for all monies expended by the government to take necessary corrective action at the site, including investigation, planning, cleanup of the site, and enforcement.

Based on information we received during our investigation, EPA has information which indicates that you may be a responsible party. More specifically, we have reason to believe that your predecessor, Lowe Chemical of Houston, Texas, did by contract, agreement or otherwise, arrange for the disposal, treatment, or transportation for disposal or treatment of hazardous substances at the Hardage/Criner (Royal N. Hardage) facility from 1972 to 1980. This belief is based in part on information contained in waste disposal reports maintained by Eltex Chemical and Supply company of Houston, who is believed to have transported or arranged for transport of wastes to the Hardage site.

6H-FE:it:x9088:disk#6/43-3-4-86		CONCURRENCES					
SYMBOL	6H-FE	6H-FE	6H-FE	6H-FE	6H-FE	6H-FE	
SURNAME	WRIGHT	TURNER	HANNESSCHLAGER	SATVERWHITE	DAVIS		
DATE	10/11	10/11	10/11	10/11	10/11	10/11	

EPA Form 1320-1 (12-70)

500463

OFFICIAL FILE COPY

Before the government undertakes necessary action at the site, we would like to know if you will voluntarily perform the work required to abate any releases or threatened releases of hazardous substances, pollutants, and contaminants from the site. For your information, a site investigation of the source areas and a feasibility study (FS) to determine the appropriate source control remedy have been essentially completed. A draft of this FS is available for public comment.

Additional actions, for which you are being notified are:

1. The design and implementation of the selected remedy;
2. providing any monitoring and maintenance necessary after remedial measures are completed; and
3. any other measures which may be necessary to abate releases from the site.

You should notify EPA, in writing, within thirty (30) calendar days from the receipt of this letter, of the nature and extent of activities you may be willing to undertake. Otherwise, to move forward with cleanup at the site, we will assume what you decline to undertake voluntary cleanup measures. Your letter should indicate the appropriate name, address, and phone number for further contact with you. Where you are already involved in discussions with EPA, State, or local authorities or engaged in voluntary action, you should continue that activity and report the status of those discussions or that action in your letter. Please provide a copy of your letter to any other parties involved in those discussions.

Your letter and any request for further information of the nature and extent of releases or threatened releases, or on our determination that you may be a responsible party should be sent to Alan W. Tavenner, the Remedial Site Project Officer for this site.

In addition to the response activities, EPA is seeking to obtain certain information from you. Under the provisions of Section 104 of CERCLA 42 U.S.C. 9604, and Section 3007 of the Resource Conservation and Recovery Act (RCRA), 42 U.S.C. 6927, as amended, the Administrator of EPA has the authority to require any person who generates, stores, treats, transports, disposes of, or otherwise handles or has handled hazardous wastes and substances to furnish information related to such wastes and substances. Pursuant to this statutory provision, your firm is hereby requested to answer the following questions relative to the referenced site:

1. Have you disposed or caused the disposal of any chemicals or materials at this site that are: Listed in the RCRA hazardous waste regulations (40 CFR Part 261, Subpart D), that are deemed hazardous under the RCRA regulations because they meet the criteria set out in 40 CFR Part 261, Subpart C (ignitability, corrosivity, reactivity, or EP toxicity), or that are hazardous substances as defined under Section 101(14) of CERCLA?

2. Have you disposed of any other materials at the site which may or may not be hazardous wastes and/or hazardous substances? If so, please describe these materials in sufficient detail to allow a determination to be made as to whether or not these materials are hazardous.
3. What is the generic name and chemical characteristics of the hazardous wastes and/or hazardous substances as defined under Section 1004(5) of RCRA and/or Section 101(14) of CERCLA, that you generated and/or disposed of or caused to be disposed of at the Hardage/Griner site?
4. For each hazardous waste and/or hazardous substance or other material disposed of, please give the total volume, in gallons for liquids and in cubic yards for solids, which you disposed of or caused to be disposed of at this facility, and list when this activity occurred.
5. What arrangements were made to transport these hazardous wastes and/or hazardous substances to the Hardage/Griner site?
6. Who were the transporters of these hazardous wastes and/or hazardous substances; what were their previous addresses; and what are their current addresses?
7. Provide a copy of any insurance agreements covering your use of the facility or the releases of hazardous wastes and substances as a result of the handling of such materials. If a copy of the agreement is not available, identify the name and address of the insurer and provide a written description of the nature and extent of coverage, along with the policy number and date of issuance and the name of the insured party.
8. Please provide any other information, correspondence, etc., retained by your company regarding the Hardage/Griner site.

For the above questions, please describe the documents that were maintained by your firm of any transactions relating to the site, including the date of the documents, the author of the documents, the current location of the documents and their current custodian.

As used herein, the term "documents" means writings (handwritten, typed or otherwise produced or reproduced) and includes but is not limited to any invoices, checks, receipts, correspondence, offers, contracts, agreements, manifests, licenses, permits, bids, proposals, policies of insurance, logs, minutes of meetings, memoranda, notes, calendar or diary entries, charts, maps, photographs, drawings, manuals, reports of analysis, analytical worksheets, chromatographs, studies, reports of scientific study or investigation, telegrams, teletypes, magnetic tapes, punch cards, recording disks, computer printouts or other data compilations from which information can be obtained or translated.



Your answers to these questions must be sent to EPA within thirty (30) calendar days of your receipt of this letter. Under Section 106 of CERCLA, 42 U.S.C. 9606, and Section 3009 of PCRA, 42 U.S.C. 9609, failure to comply with this request may result in an order requiring compliance or a civil action for appropriate relief. Section 3004 of PCRA also provides for civil penalties. Should the signatory find, at any time after submittal of the requested information, that any part of the submission is false or incorrect, the signatory should notify EPA, Region VI. If any answer is found subsequently to be untrue, the signatory can be prosecuted under 18 U.S.C. 1001.

EPA regulations governing the confidentiality of business information are set forth in Part 2, Subpart R of Title 40 of the Code of Federal Regulations. For any portion of the information submitted which is entitled to confidential treatment, you may assert a confidentiality claim in accordance with 40 CFR 2.203(b). If EPA determines that the information so designated meets the criteria set forth in 40 CFR 2.208, the information will be disclosed only to the extent, and by means of the procedures, specified in 40 CFR Part 2, Subpart R. EPA will construe the failure to furnish a confidentiality claim with your response to this letter as a waiver of that claim, and information may be made available to the public by EPA without further notice.

Your reply to the request for information under Section 104 of CERCLA and 3007 of PCRA should be considered separate and distinct from that relating to participation in response activities at the site. Both replies should be addressed to:

Alan W. Tavenner  
U. S. Environmental Protection Agency  
Superfund Enforcement Branch (4H-EF)  
1201 Elm Street, 28th Floor  
Dallas, Texas 75270  
Phone: (214) 767-9744

EPA would like to encourage good faith negotiations between you and the Agency and among you and the other parties potentially responsible for the Hardage/Griner site. For your information, a number of the other potentially responsible parties at this site have organized themselves into the Hardage Steering Committee, and may be reached at the following address:

Stephen M. Morgan, Chairman  
Hardage Steering Committee  
c/o Texas Instruments, Inc.  
P.O. Box 225474, Mail Station 241  
Dallas, Texas 75265  
Phone: (214) 995-5281

The factual and legal discussions contained in this letter are intended solely for notification and clarification purposes. They are not intended to, do not, and may not be relied upon as a final Agency position on any matter set forth herein.

The request for information pursuant to Section 104(e) of CERCLA contained in this letter is not subject to the approval requirements of the Paperwork Reduction Act of 1990, Title 44, Chapter 35, United States Code.

Due to the seriousness of the problem at this site and the attendant legal ramifications, the Agency strongly encourages you to submit a written response within the timeframe specified herein. We hope that you will give these matters your immediate attention.

Sincerely yours,

Allyn M. Davis  
Director  
Hazardous Waste Management Division

cc: Dennis Hrabec  
Oklahoma State Department of Health

hcc: R. Wright, WH-527  
Turner, 6C-H  
Summerville, OECM

MAR 05 1986

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

Mr. Matthew J. Dowd, Attorney  
AMAX, Incorporation  
AMAX Center  
Greenwich, Connecticut 06836

RE: Hardage/Criner Superfund Site  
McClain County, Oklahoma

Dear Mr. Dowd:

The United States Environmental Protection Agency (EPA) has documented the releases or threatened releases of hazardous substances, pollutants, and contaminants at the above referenced site, and is considering spending public funds to control these releases. This action will be taken by EPA pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 U.S.C. 9601 et seq., unless EPA determines that such action to control these releases will be done properly by a responsible party.

Responsible parties under CERCLA include the current and former owners or operators, and persons who arranged for disposal or treatment of the substances or were involved in transport, treatment, or disposal of them at the site. Under CERCLA, and other laws, responsible parties may be liable for all monies expended by the government to take necessary corrective action at the site, including investigation, planning, cleanup of the site, and enforcement.

Based on information we received during our investigation, EPA has information which indicates that you may be a responsible party. More specifically, we have reason to believe that Blackwell Zinc, <sup>and by its subsidiary,</sup> contract, agreement or otherwise, arrange for the disposal, treatment, or transportation for disposal or treatment of hazardous substances at the Hardage/Criner (Royal N. Hardage) facility from 1972 to 1980. This belief is based in part on information contained in waste disposal reports filed by U.S. Pollution Control with the Oklahoma Water Resources Board regarding disposal at the Hardage site.

Before the government undertakes necessary action at the site, we would like to know if you will voluntarily perform the work required to abate any releases or threatened releases of hazardous substances, pollutants, and contaminants from the site. For your information, a site investigation of the source areas has been essentially completed and a feasibility study (FS) to determine the appropriate source control remedy is in progress.

6H-EE:TAVENNER:liz:02-27-86:Disk #3 Doc. 31

6H-EE  
-WRIGHT

60RC  
TURNER

6H-E  
HANNESSCHLAGER

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SATTERWHITE

500465

We anticipate that a draft of this FS will be available for public comment in early March 1986.

Additional actions, for which you are being notified are:

1. The design and implementation of the selected remedy;
2. providing any monitoring and maintenance necessary after remedial measures are completed; and
3. any other measures which may be necessary to abate releases from the site.

You should notify EPA, in writing, within thirty (30) calendar days from the receipt of this letter, of the nature and extent of activities you may be willing to undertake. Otherwise, to move forward with cleanup at the site, we will assume what you decline to undertake voluntary cleanup measures. Your letter should indicate the appropriate name, address, and phone number for further contact with you. Where you are already involved in discussions with EPA, State, or local authorities or engaged in voluntary action, you should continue that activity and report the status of those discussions or that action in your letter. Please provide a copy of your letter to any other parties involved in those discussions.

Your letter and any request for further information of the nature and extent of releases or threatened releases, or on our determination that you may be a responsible party should be sent to Alan W. Tavenner, the Remedial Site Project Officer for this site.

In addition to the response activities, EPA is seeking to obtain certain information from you. Under the provisions of Section 104 of CERCLA 42 U.S.C. 9604, and Section 3007 of the Resource Conservation and Recovery Act of 1976 (RCRA), 42 U.S.C. 6027, as amended, the Administrator of EPA has the authority to require any person who generates, stores, treats, transports, disposes of, or otherwise handles or has handled hazardous wastes and substances to furnish information related to such wastes and substances. Pursuant to this statutory provision, your firm is hereby requested to answer the following questions relative to the referenced site:

1. Have you disposed or caused the disposal of any chemicals or materials at this site that are: Listed in the RCRA hazardous waste regulations (40 CFR Part 261, Subpart D), that are deemed hazardous under the RCRA regulations because they meet the criteria set out in 40 CFR Part 261, Subpart C (ignitability, corrosivity, reactivity, or SP toxicity), or that are hazardous substances as defined under Section 101(14) of CERCLA?
2. Have you disposed of any other materials at the site which may or may not be hazardous wastes and/or hazardous substances? If so, please describe these materials in sufficient detail to allow a determination to be made as to whether or not these materials are hazardous.

3. What is the generic name and chemical characteristics of the hazardous wastes and/or hazardous substances as defined under Section 1004(5) of RCRA and/or Section 101(14) of CERCLA, that you generated and/or disposed of or caused to be disposed of at the Hardage/Criner site?
4. For each hazardous waste and/or hazardous substance or other material disposed of, please give the total volume, in gallons for liquids and in cubic yards for solids, which you disposed of or caused to be disposed of at this facility, and list when this activity occurred.
5. What arrangements were made to transport these hazardous wastes and/or hazardous substances to the Hardage/Criner site?
6. Who were the transporters of these hazardous wastes and/or hazardous substances; what were their previous addresses; and what are their current addresses?
7. Provide a copy of any insurance agreements covering your use of the facility or the releases of hazardous wastes and substances as a result of the handling of such materials. If a copy of the agreement is not available, identify the name and address of the insurer and provide a written description of the nature and extent of coverage, along with the policy number and date of issuance and the name of the insured party.
8. Please provide any other information, correspondence, etc., retained by your company regarding the Hardage/Criner site.

For the above questions, please describe the documents that were maintained by your firm of any transactions relating to the site, including the date of the documents, the author of the documents, the current location of the documents and their current custodian.

As used herein, the term "documents" means writings (handwritten, typed or otherwise produced or reproduced) and includes but is not limited to any invoices, checks, receipts, correspondence, offers, contracts, agreements, manifests, licenses, permits, bids, proposals, policies of insurance, logs, minutes of meetings, memoranda, notes, calendar or diary entries, charts, maps, photographs, drawings, manuals, reports of analysis, analytical worksheets, chromatographs, studies, reports of scientific study or investigation, telegrams, teletypes, magnetic tapes, punch cards, recording disks, computer printouts or other data compilations from which information can be obtained or translated.

Your answers to these questions must be sent to EPA within thirty (30) calendar days of your receipt of this letter. Under Section 106 of CERCLA, 42 U.S.C. 9606, and Section 3008 of RCRA, 42 U.S.C. 6928, failure to comply with this request may result in an order requiring compliance or a civil action for appropriate relief. Section 3008 of RCRA also provides for civil penalties. Should the signatory find, at anytime after submittal of the requested information, that any part of

the submission is false or incorrect, the signatory should notify EPA, Region VI. If any answer is found subsequently to be untrue, the signatory can be prosecuted under 18 U.S.C. 1001.

EPA regulations governing the confidentiality of business information are set forth in Part 2, Subpart B of Title 40 of the Code of Federal Regulations. For any portion of the information submitted which is entitled to confidential treatment, you may assert a confidentiality claim in accordance with 40 CFR 2.203(h). If EPA determines that the information so designated meets the criteria set forth in 40 CFR 2.208, the information will be disclosed only to the extent, and by means of the procedures, specified in 40 CFR Part 2, Subpart B. EPA will construe the failure to furnish a confidentiality claim with your response to this letter as a waiver of that claim, and information may be made available to the public by EPA without further notice.

Your reply to the request for information under Section 104 of CERCLA and 3007 of RCRA should be considered separate and distinct from that relating to participation in response activities at the site. Both replies should be addressed to:

Alan W. Tavenner  
U. S. Environmental Protection Agency  
Superfund Enforcement Branch (6H-EE)  
1201 Elm Street, 29th Floor  
Dallas, Texas 75270  
Phone: (214) 767-9744

EPA would like to encourage good faith negotiations between you and the Agency and among you and the other parties potentially responsible for the Hardage/Griner site. For your information, a number of the other potentially responsible parties at this site have organized themselves into the Hardage Steering Committee, and may be reached at the following address:

Stephen M. Morgan, Chairman  
Hardage Steering Committee  
c/o Texas Instruments, Inc.  
P.O. Box 225474, Mail Station 241  
Dallas, Texas 75265  
Phone: (214) 995-5281

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The request for information pursuant to Section 104(e) of CERCLA contained in this letter is not subject to the approval requirements of the Paperwork Reduction Act of 1980, Title 44, Chapter 35, United States Code.

Due to the seriousness of the problem at this site and the attendant legal ramifications, the Agency strongly encourages you to submit a written response within the timeframe specified herein. We hope that you will give these matters your immediate attention.

Sincerely yours,

*/s/ R E Brown*

*for* Allyn Davis  
Director  
Waste Management Division

cc: Dennis Hrebac  
Oklahoma State Department of Health

bcc: B. Wright, WH-527  
Turner, 6H-C  
Summerville, OFCM

## UNIT STATES ENVIRONMENTAL PROTECTION AGENCY

MAR 05 1986

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

Mr. Andrew J. Spacone, Attorney  
 Allied Paint Corporation, a Division  
 of Textron, Inc.  
 40 Westminster Street  
 Providence, Rhode Island 02903

RE: Hardage/Criner Superfund Site  
 McClain County, Oklahoma

Dear Mr. Spacone:

The United States Environmental Protection Agency (EPA) has documented the releases or threatened releases of hazardous substances, pollutants, and contaminants at the above referenced site, and is considering spending public funds to control these releases. This action will be taken by EPA pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 U.S.C. 9601 et seq., unless EPA determines that such action to control these releases will be done properly by a responsible party.

Responsible parties under CERCLA include the current and former owners or operators, and persons who arranged for disposal or treatment of the substances or were involved in transport, treatment, or disposal of them at the site. Under CERCLA, and other laws, responsible parties may be liable for all monies expended by the government to take necessary corrective action at the site, including investigation, planning, cleanup of the site, and enforcement.

Based on information we received during our investigation, EPA has information which indicates that you may be a responsible party. More specifically, we have reason to believe that Allied Paint Corporation of Tulsa, Oklahoma, did by contract, agreement or otherwise, arrange for the disposal, treatment, or transportation for disposal or treatment of hazardous substances at the Hardage/Criner (Royal N. Hardage) facility from 1972 to 1980. This belief is based in part on information contained in waste disposal reports filed by U.S. Pollution Control with the Oklahoma Water Resources Board regarding disposal at the Hardage site.

Before the government undertakes necessary action at the site, we would like to know if you will voluntarily perform the work required to abate any releases or threatened releases of hazardous substances, pollutants, and contaminants from the site. For your information, a site investigation of the source areas has been essentially completed and a feasibility study (FS) to determine the appropriate source control remedy is in progress.

6H-EE-TAVENNER-112-02-27-86-Disk #2 D

## CONCURRENCES

SYMBOL	6H-EE	6C-H	6H-E	6H			
SURNAME	WRIGHT	TURNER	HANNESCHALGER	BATTERWHITE			
DATE	10/21			2/28			



We anticipate that a draft of this FS will be available for public comment in early March 1996.

Additional actions, for which you are being notified are:

1. The design and implementation of the selected remedy;
2. providing any monitoring and maintenance necessary after remedial measures are completed; and
3. any other measures which may be necessary to abate releases from the site.

You should notify EPA, in writing, within thirty (30) calendar days from the receipt of this letter, of the nature and extent of activities you may be willing to undertake. Otherwise, to move forward with cleanup at the site, we will assume what you decline to undertake voluntary cleanup measures. Your letter should indicate the appropriate name, address, and phone number for further contact with you. Where you are already involved in discussions with EPA, State, or local authorities or engaged in voluntary action, you should continue that activity and report the status of those discussions or that action in your letter. Please provide a copy of your letter to any other parties involved in those discussions.

Your letter and any request for further information of the nature and extent of releases or threatened releases, or on our determination that you may be a responsible party should be sent to Alan W. Tavenner, the Remedial Site Project Officer for this site.

In addition to the response activities, EPA is seeking to obtain certain information from you. Under the provisions of Section 104 of CERCLA 42 U.S.C. 9604, and Section 3007 of the Resource Conservation and Recovery Act of 1976 (RCRA), 42 U.S.C. 6927, as amended, the Administrator of EPA has the authority to require any person who generates, stores, treats, transports, disposes of, or otherwise handles or has handled hazardous wastes and substances to furnish information related to such wastes and substances. Pursuant to this statutory provision, your firm is hereby requested to answer the following questions relative to the referenced site:

1. Have you disposed or caused the disposal of any chemicals or materials at this site that are: Listed in the RCRA hazardous waste regulations (40 CFR Part 261, Subpart D), that are deemed hazardous under the RCRA regulations because they meet the criteria set out in 40 CFR Part 261, Subpart C (ignitability, corrosivity, reactivity, or FP toxicity), or that are hazardous substances as defined under Section 101(14) of CERCLA?
2. Have you disposed of any other materials at the site which may or may not be hazardous wastes and/or hazardous substances? If so, please describe these materials in sufficient detail to allow a determination to be made as to whether or not these materials are hazardous.

3. What is the generic name and chemical characteristics of the hazardous wastes and/or hazardous substances as defined under Section 101(5) of RCRA and/or Section 101(14) of CERCLA, that you generated and/or disposed of or caused to be disposed of at the Hardage/Griner site?
4. For each hazardous waste and/or hazardous substance or other material disposed of, please give the total volume, in gallons for liquids and in cubic yards for solids, which you disposed of or caused to be disposed of at this facility, and list when this activity occurred.
5. What arrangements were made to transport these hazardous wastes and/or hazardous substances to the Hardage/Griner site?
6. Who were the transporters of these hazardous wastes and/or hazardous substances; what were their previous addresses; and what are their current addresses?
7. Provide a copy of any insurance agreements covering your use of the facility or the releases of hazardous wastes and substances as a result of the handling of such materials. If a copy of the agreement is not available, identify the name and address of the insurer and provide a written description of the nature and extent of coverage, along with the policy number and date of issuance and the name of the insured party.
8. Please provide any other information, correspondence, etc., retained by your company regarding the Hardage/Griner site.

For the above questions, please describe the documents that were maintained by your firm of any transactions relating to the site, including the date of the documents, the author of the documents, the current location of the documents and their current custodian.

As used herein, the term "documents" means writings (handwritten, typed or otherwise produced or reproduced) and includes but is not limited to any invoices, checks, receipts, correspondence, offers, contracts, agreements, manifests, licenses, permits, bids, proposals, policies of insurance, logs, minutes of meetings, memoranda, notes, calendar or diary entries, charts, maps, photographs, drawings, manuals, reports of analysis, analytical worksheets, chromatographs, studies, reports of scientific study or investigation, telegrams, teletypes, magnetic tapes, punch cards, recording disks, computer printouts or other data compilations from which information can be obtained or translated.

Your answers to these questions must be sent to EPA within thirty (30) calendar days of your receipt of this letter. Under Section 106 of CERCLA, 42 U.S.C. 9606, and Section 3008 of RCRA, 42 U.S.C. 6928, failure to comply with this request may result in an order requiring compliance or a civil action for appropriate relief. Section 3008 of RCRA also provides for civil penalties. Should the signatory find, at any time after submittal of the requested information, that any part of

the submission is false or incorrect, the signatory should notify EPA, Region VI. If any answer is found subsequently to be untrue, the signatory can be prosecuted under 18 U.S.C. 1001.

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Your reply to the request for information under Section 104 of CERCLA and 3007 of RCRA should be considered separate and distinct from that relating to participation in response activities at the site. Both replies should be addressed to:

Alan W. Tavenner  
U. S. Environmental Protection Agency  
Superfund Enforcement Branch (6H-EE)  
1201 Elm Street, 28th Floor  
Dallas, Texas 75270  
Phone: (214) 767-9744

EPA would like to encourage good faith negotiations between you and the Agency and among you and the other parties potentially responsible for the Hardage/Griner site. For your information, a number of the other potentially responsible parties at this site have organized themselves into the Hardage Steering Committee, and may be reached at the following address:

Stephen M. Morgan, Chairman  
Hardage Steering Committee  
c/o Texas Instruments, Inc.  
P.O. Box 225474, Mail Station 241  
Dallas, Texas 75265  
Phone: (214) 995-5281

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Due to the seriousness of the problem at this site and the attendant legal ramifications, the Agency strongly encourages you to submit a written response within the timeframe specified herein. We hope that you will give these matters your immediate attention.

Sincerely yours,

Alynn Davis

Director

Hazardous Waste Management Division

CC: Dennis Hrbac

Oklahoma State Department of Health

bcc: R. Wright, WH-527

Turner, AG-H

Summerville, OECM

## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

FEB 27 1986

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

Ms. Linda J. Szempruch, Attorney  
 Berg-Warner Corporation  
 200 South Michigan Avenue  
 Chicago, Illinois 60604

RE: Hardage/Oriner Superfund Site  
 McClain County, Oklahoma

Dear Ms. Szempruch:

The United States Environmental Protection Agency (EPA) has documented the releases or threatened releases of hazardous substances, pollutants, and contaminants at the above referenced site, and is considering spending public funds to control these releases. This action will be taken by EPA pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 U.S.C. 9601 et seq., unless EPA determines that such action to control these releases will be done properly by a responsible party.

Responsible parties under CERCLA include the current and former owners or operators, and persons who arranged for disposal or treatment of the substances or were involved in transport, treatment, or disposal of them at the site. Under CERCLA, and other laws, responsible parties may be liable for all monies expended by the government to take necessary corrective action at the site, including investigation, planning, cleanup of the site, and enforcement.

Based on information we received during our investigation, EPA has information which indicates that you may be a responsible party. More specifically, we have reason to believe that Unit Parts, a former subsidiary of your company, did by contract, agreement or otherwise, arrange for the disposal, treatment, or transportation for disposal or treatment of hazardous substances at the Hardage/Oriner (Royal H. Hardage) facility from 1972 to 1980. Before the government undertakes necessary action at the site, we would like to know if you will voluntarily perform the work required to abate any releases or threatened releases of hazardous substances, pollutants, and contaminants from the site. For your information, a site investigation of the source areas has been essentially completed and a feasibility study (FS) to determine the appropriate source control remedy is in progress. We anticipate that a draft of this FS

6H-EE:TAVENNER:liz:02-14-86:Disk #3 Doc 20

CONCURRENCES

SYMBOL	6H-EE	60RC	6H-E	6H			
SURNAME	WRIGHT	TURNER	HANNESCHLAGER	SATTERWHITE			
DATE							

File 312-322-8500

will be available for public comment in early March 1986.

Additional actions, for which you are being notified are:

1. The design and implementation of the selected remedy;
2. providing any monitoring and maintenance necessary after remedial measures are completed; and
3. any other measures which may be necessary to abate releases from the site.

You should notify EPA, in writing, within thirty (30) calendar days from the receipt of this letter, of the nature and extent of activities you may be willing to undertake. Otherwise, to move forward with cleanup at the site, we will assume what you decline to undertake voluntary cleanup measures. Your letter should indicate the appropriate name, address, and phone number for further contact with you. Where you are already involved in discussions with EPA, State, or local authorities or engaged in voluntary action, you should continue that activity and report the status of those discussions or that action in your letter. Please provide a copy of your letter to any other parties involved in those discussions.

Your letter and any request for further information of the nature and extent of releases or threatened releases, or on our determination that you may be a responsible party should be sent to Alan W. Tavenner, the Remedial Site Project Officer for this site.

In addition to the response activities, EPA is seeking to obtain certain information from you. Under the provisions of Section 104 of CERCLA 42 U.S.C. 9604, and Section 3007 of the Resource Conservation and Recovery Act of 1976 (RCRA), 42 U.S.C. 6927, as amended, the Administrator of EPA has the authority to require any person who generates, stores, treats, transports, disposes of, or otherwise handles or has handled hazardous wastes and substances to furnish information related to such wastes and substances. Pursuant to this statutory provision, your firm is hereby requested to answer the following questions relative to the referenced site:

1. Please describe your relationship with Unit Parts and inform us of the date that which Unit Parts ceased to be under the direction of Borg-Warner.
2. Please provide any information, correspondence, etc., retained by your company regarding the Hardage/Griner site.
3. Provide a copy of any insurance agreements covering your use of the facility or the releases of hazardous wastes and substances as a result of the handling of such materials. If a copy of the agreement is not available, identify the name and address of the insurer and

provide a written description of the nature and extent of coverage, along with the policy number and date of issuance and the name of the insured party.

For the above questions, please describe the documents that were maintained by your firm of any transactions relating to the site, including the date of the documents, the author of the documents, the current location of the documents and their current custodian.

As used herein, the term "documents" means writings (handwritten, typed or otherwise produced or reproduced) and includes but is not limited to any invoices, checks, receipts, correspondence, offers, contracts, agreements, manifests, licenses, permits, bids, proposals, policies of insurance, logs, minutes of meetings, memoranda, notes, calendar or diary entries, charts, maps, photographs, drawings, manuals, reports of analysis, analytical worksheets, chromatographs, studies, reports of scientific study or investigation, telegrams, teletypes, magnetic tapes, punch cards, recording disks, computer printouts or other data compilations from which information can be obtained or translated.

Your answers to these questions must be sent to EPA within thirty (30) calendar days of your receipt of this letter. Under Section 106 of CERCLA, 42 U.S.C. 9606, and Section 3008 of RCRA, 42 U.S.C. 6928, failure to comply with this request may result in an order requiring compliance or a civil action for appropriate relief. Section 3008 of RCRA also provides for civil penalties. Should the signatory find, at any time after submittal of the requested information, that any part of the submission is false or incorrect, the signatory should notify EPA, Region VI. If any answer is found subsequently to be untrue, the signatory can be prosecuted under 18 U.S.C. 1001.

EPA regulations governing the confidentiality of business information are set forth in Part 2, Subpart B of Title 40 of the Code of Federal Regulations. For any portion of the information submitted which is entitled to confidential treatment, you may assert a confidentiality claim in accordance with 40 CFR 2.202(h). If EPA determines that the information so designated meets the criteria set forth in 40 CFR 2.208, the information will be disclosed only to the extent, and by means of the procedures, specified in 40 CFR Part 2, Subpart B. EPA will construe the failure to furnish a confidentiality claim with your response to this letter as a waiver of that claim, and information may be made available to the public by EPA without further notice.

Your reply to the request for information under Sections 104 of CERCLA and 3007 of RCRA should be considered separate and distinct from that relating to participation in response activities at the site. Both replies should be addressed to:

Alan W. Tavanner  
U. S. Environmental Protection Agency  
Superfund Enforcement Branch (6H-EE)  
1201 Elm Street, 29th Floor  
Dallas, Texas 75270  
Phone: (214) 767-9744

EPA would like to encourage good faith negotiations between you and the Agency and among you and the other parties potentially responsible for the Hardage/Griner site. For your information, a number of the other potentially responsible parties at this site have organized themselves into the Hardage Steering Committee, and may be reached at the following address:

Stephen M. Morgan, Chairman  
Hardage Steering Committee  
c/o Texas Instruments, Inc.  
P.O. Box 225474, Mail Station 241  
Dallas, Texas 75265  
Phone: (214) 995-5281

The factual and legal discussions contained in this letter are intended solely for notification and edification purposes. They are not intended to, do not, and may not be relied upon as a final Agency position on any matter set forth herein.

The request for information pursuant to Section 104(e) of CERCLA contained in this letter is not subject to the approval requirements of the Paperwork Reduction Act of 1980, Title 44, Chapter 35, United States Code.

Due to the seriousness of the problem at this site and the attendant legal ramifications, the Agency strongly encourages you to submit a written response within the timeframe specified herein. We hope that you will give these matters your immediate attention.

Sincerely yours,

Allyn Davis  
Director  
Waste Management Division

cc: Dennis Hrebec, OSNOM  
Oklahoma State Department of Health

bcc: B. Wright, WM-527  
Turner, 6C-H  
Summerlee, OECM



## UNIT STATES ENVIRONMENTAL PROTECTION AGENCY

FEB 27 1986

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

Mr. Carl Meier  
Honeywell Company  
P.O. Box 524  
Minneapolis, Minnesota 55440

RE: Hardage/Griner Superfund Site  
McClain County, Oklahoma

Dear Mr. Meier:

The United States Environmental Protection Agency (EPA) has documented the releases or threatened releases of hazardous substances, pollutants, and contaminants at the above referenced site, and is considering spending public funds to control these releases. This action will be taken by EPA pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 U.S.C. 9601 et seq., unless EPA determines that such action to control these releases will be done properly by a responsible party.

Responsible parties under CERCLA include the current and former owners or operators, and persons who arranged for disposal or treatment of the substances or were involved in transport, treatment, or disposal of them at the site. Under CERCLA, and other laws, responsible parties may be liable for all monies expended by the government to take necessary corrective action at the site, including investigation, planning, cleanup of the site, and enforcement.

Based on information we received during our investigation, EPA has information which indicates that you may be a responsible party. More specifically, we have reason to believe that your company, did by contract, agreement or otherwise, arrange for the disposal, treatment, or transportation for disposal or treatment of hazardous substances at the Hardage/Griner (Royal N. Hardage) facility from 1972 to 1980. This belief is based in part on information contained in waste disposal reports filed by U.S. Pollution Control with the Oklahoma Water Resources Board regarding disposal at the Hardage site.

Before the government undertakes necessary action at the site, we would like to know if you will voluntarily perform the work required to abate any releases or threatened releases of hazardous substances, pollutants, and contaminants from the site. For your information, a site investigation of the source areas has been essentially completed and a feasibility study (FS) to determine the appropriate source control remedy is in progress.

6H-FF:TAVERNNER:liz:02-13-86:Disk #3 Doc. 30

## CONCURRENCES

SYMBOL	6H-EE	60RC	6H-E	6H		
SURNAME	WRIGHT	TURNER	HANNESSCHLAGER	SATTERWHITE		
DATE	-					

We anticipate that a draft of this ES will be available for public comment in early March 1986.

Additional actions, for which you are being notified are:

1. The design and implementation of the selected remedy;
2. providing any monitoring and maintenance necessary after remedial measures are completed; and
3. any other measures which may be necessary to abate releases from the site.

You should notify EPA, in writing, within thirty (30) calendar days from the receipt of this letter, of the nature and extent of activities you may be willing to undertake. Otherwise, to move forward with cleanup at the site, we will assume what you decline to undertake voluntary cleanup measures. Your letter should indicate the appropriate name, address, and phone number for further contact with you. Where you are already involved in discussions with EPA, State, or local authorities or engaged in voluntary action, you should continue that activity and report the status of those discussions or that action in your letter. Please provide a copy of your letter to any other parties involved in those discussions.

Your letter and any request for further information of the nature and extent of releases or threatened releases, or on our determination that you may be a responsible party should be sent to Alan W. Tavenner, the Remedial Site Project Officer for this site.

In addition to the response activities, EPA is seeking to obtain certain information from you. Under the provisions of Section 104 of CERCLA 42 U.S.C. 9604, and Section 3007 of the Resource Conservation and Recovery Act of 1976 (RCRA), 42 U.S.C. 6927, as amended, the Administrator of EPA has the authority to require any person who generates, stores, treats, transports, disposes of, or otherwise handles or has handled hazardous wastes and substances to furnish information related to such wastes and substances. Pursuant to this statutory provision, your firm is hereby requested to answer the following questions relative to the referenced site:

1. Have you disposed or caused the disposal of any chemicals or materials at this site that are: Listed in the RCRA hazardous waste regulations (40 CFR Part 261, Subpart D), that are deemed hazardous under the RCRA regulations because they meet the criteria set out in 40 CFR Part 261, Subpart C (ignitability, corrosivity, reactivity, or EP toxicity), or that are hazardous substances as defined under Section 101(14) of CERCLA?
2. Have you disposed of any other materials at the site which may or may not be hazardous wastes and/or hazardous substances? If so, please describe these materials in sufficient detail to allow a determination to be made as to whether or not these materials are hazardous.

2. What is the generic name and chemical characteristics of the hazardous wastes and/or hazardous substances as defined under Section 1004(5) of RCRA and/or Section 101(14) of CERCLA, that you generated and/or disposed of or caused to be disposed of at the Hardage/Criner site?
3. For each hazardous waste and/or hazardous substance or other material disposed, please give the total volume, in gallons for liquids and in cubic yards for solids, which you disposed or caused to be disposed at this facility, and list when this activity occurred.
4. What arrangements were made to transport these hazardous wastes and/or hazardous substances to the Hardage/Criner site?
5. Who were the transporters of these hazardous wastes and/or hazardous substances; what were their previous addresses; and what are their current addresses?
6. Provide a copy of any insurance agreements covering your use of the facility or the releases of hazardous wastes and substances as a result of the handling of such materials. If a copy of the agreement is not available, identify the name and address of the insurer and provide a written description of the nature and extent of coverage, along with the policy number and date of issuance and the name of the insured party.
7. Please provide any other information, correspondence, etc., retained by your company regarding the Hardage/Criner site.

For the above questions, please describe the documents that were maintained by your firm of any transactions relating to the site, including the date of the documents, the author of the documents, the current location of the documents and their current custodian.

As used herein, the term "documents" means writings (handwritten, typed or otherwise produced or reproduced) and includes but is not limited to any invoices, checks, receipts, correspondence, offers, contracts, agreements, manifests, licenses, permits, bids, proposals, policies of insurance, logs, minutes of meetings, memoranda, notes, calendar or diary entries, charts, maps, photographs, drawings, manuals, reports of analysis, analytical worksheets, chromatographs, studies, reports of scientific study or investigation, telegrams, teletypes, magnetic tapes, punch cards, recording disks, computer printouts or other data compilations from which information can be obtained or translated.

Your answers to these questions must be sent to EPA within thirty (30) calendar days of your receipt of this letter. Under Section 106 of CERCLA, 42 U.S.C. 9606, and Section 3008 of RCRA, 42 U.S.C. 8928, failure to comply with this request may result in an order requiring compliance or a civil action for appropriate relief. Section 3008 of RCRA also provides for civil penalties. Should the signatory find, at anytime after submittal of the requested information, that any part of

*corrected on  
final 11/6  
7/26/88*

the submission is false or incorrect, the signatory should notify EPA, Region VI. If any answer is found subsequently to be untrue, the signatory can be prosecuted under 18 U.S.C. 1001.

EPA regulations governing the confidentiality of business information are set forth in Part 2, Subpart B of Title 40 of the Code of Federal Regulations. For any portion of the information submitted which is entitled to confidential treatment, you may assert a confidentiality claim in accordance with 40 CFR 2.203(b). If EPA determines that the information so designated meets the criteria set forth in 40 CFR 2.202, the information will be disclosed only to the extent, and by means of the procedures, specified in 40 CFR Part 2, Subpart B. EPA will construe the failure to furnish a confidentiality claim with your response to this letter as a waiver of that claim, and information may be made available to the public by EPA without further notice.

Your reply to the request for information under Section 104 of CERCLA and 3007 of RCRA should be considered separate and distinct from that relating to participation in response activities at the site. Both replies should be addressed to:

Alan W. Tavenner  
U. S. Environmental Protection Agency  
Superfund Enforcement Branch (6H-EE)  
1201 Elm Street, 28th Floor  
Dallas, Texas 75270  
Phone: (214) 767-9744

EPA would like to encourage good faith negotiations between you and the Agency and among you and the other parties potentially responsible for the Hardage/Griner site. For your information, a number of the other potentially responsible parties at this site have organized themselves into the Hardage Steering Committee, and may be reached at the following address:

Stephen M. Morgan, Chairman  
Hardage Steering Committee  
c/o Texas Instruments, Inc.  
P.O. Box 225474, Mail Station 241  
Dallas, Texas 75265  
Phone: (214) 995-5281

The factual and legal discussions contained in this letter are intended solely for notification and edification purposes. They are not intended to, do not, and may not be relied upon as a final Agency position on any matter set forth herein.

The request for information pursuant to Section 104(e) of CERCLA contained in this letter is not subject to the approval requirements of the Paperwork Reduction Act of 1980, Title 44, Chapter 35, United States Code.

Due to the seriousness of the problem at this site and the attendant legal ramifications, the Agency strongly encourages you to submit a written response within the timeframe specified herein. We hope that you will give these matters your immediate attention.

Sincerely yours,

Allyn Davis  
Director  
Waste Management Division

cc: Dennis Hrehoc  
Oklahoma State Department of Health

bcc: B. Wright, WH-527  
Turner, 60RC  
Simemrlee, OECH

## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

FEB 27 1986

[ADR]

RE: Hardage/Griner Superfund Site  
 McClain County, Oklahoma

Dear [NAME]:

The United States Environmental Protection Agency (EPA) has documented the releases or threatened releases of hazardous substances, pollutants, and contaminants at the above referenced site, and is considering spending public funds to control these releases. This action will be taken by EPA pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 U.S.C. 9601 et seq., unless EPA determines that such action to control these releases will be done properly by a responsible party.

Responsible parties under CERCLA include the current and former owners or operators, and persons who arranged for disposal or treatment of the substances or were involved in transport, treatment, or disposal of them at the site. Under CERCLA, and other laws, responsible parties may be liable for all monies expended by the government to take necessary corrective action at the site, including investigation, planning, cleanup of the site, and enforcement.

Based on information we received during our investigation, EPA has information which indicates that you may be a responsible party. More specifically, we have reason to believe that your company, did by contract, agreement or otherwise, arrange for the disposal, treatment, or transportation for disposal or treatment of hazardous substances at the Hardage/Griner (Royal N. Hardage) facility from 1972 to 1980. This belief is based in part on the content of records maintained by Eltex Chemical and Supply Company of Houston, Texas, a transporter of wastes to the Hardage site. Before the government undertakes necessary action at the site, we would like to know if you will voluntarily perform the work required to abate any releases or threatened releases of hazardous substances, pollutants, and contaminants from the site. For your information, a site investigation of the source areas has been essentially completed and a feasibility study (FS) to determine the appropriate source control remedy is in progress. We anticipate that a draft of this FS

6H-EE:TAVENNER:liz:02-13-86:Disk #3 Doc. 21

## CONCURRENCES

SYMBOL	6H-EE	6ORC	6H-E	6H	6H		
SURNAME	WRIGHT	TURNER	HANNESCHLAGER	SATTERWHITE	DAVIS		
DATE				7/2/86			

will be available for public comment in early March 1986.

Additional actions, for which you are being notified are:

1. The design and implementation of the selected remedy;
2. providing any monitoring and maintenance necessary after remedial measures are completed; and
3. any other measures which may be necessary to abate releases from the site.

You should notify EPA, in writing, within thirty (30) calendar days from the receipt of this letter, of the nature and extent of activities you may be willing to undertake. Otherwise, to move forward with cleanup at the site, we will assume what you decline to undertake voluntary cleanup measures. Your letter should indicate the appropriate name, address, and phone number for further contact with you. Where you are already involved in discussions with EPA, State, or local authorities or engaged in voluntary action, you should continue that activity and report the status of those discussions or that action in your letter. Please provide a copy of your letter to any other parties involved in those discussions.

Your letter and any request for further information of the nature and extent of releases or threatened releases, or on our determination that you may be a responsible party should be sent to Alan W. Tavenner, the Remedial Site Project Officer for this site.

In addition to the response activities, EPA is seeking to obtain certain information from you. Under the provisions of Section 104 of CERCLA 42 U.S.C. 9604, and Section 3007 of the Resource Conservation and Recovery Act of 1976 (RCRA), 42 U.S.C. 6927, as amended, the Administrator of EPA has the authority to require any person who generates, stores, treats, transports, disposes of, or otherwise handles or has handled hazardous wastes and substances to furnish information related to such wastes and substances. Pursuant to this statutory provision, your firm is hereby requested to answer the following questions relative to the referenced sites:

1. Have you disposed or caused the disposal of any chemicals or materials at this site that are: Listed in the RCRA hazardous waste regulations (40 CFR Part 261, Subpart D), that are deemed hazardous under the RCRA regulations because they meet the criteria set out in 40 CFR Part 261, Subpart C (ignitability, corrosivity, reactivity, or EP toxicity), or that are hazardous substances as defined under Section 101(14) of CERCLA?
2. Have you disposed of any other materials at the site which may or may not be hazardous wastes and/or hazardous substances? If so, please describe these materials in sufficient detail to allow a determination to be made as to whether or not these materials are hazardous.

3. What is the generic name and chemical characteristics of the hazardous wastes and/or hazardous substances as defined under Section 1004(5) of RCRA and/or Section 101(14) of CERCLA, that you generated and/or disposed of or caused to be disposed of at the Hardage/Criner site?
4. For each hazardous waste and/or hazardous substance or other material disposed of, please give the total volume, in gallons for liquids and in cubic yards for solids, which you disposed of or caused to be disposed at this facility, and list when this activity occurred.
5. What arrangements were made to transport these hazardous wastes and/or hazardous substances to the Hardage/Criner site?
6. Who were the transporters of these hazardous wastes and/or hazardous substances; what were their previous addresses; and what are their current addresses?
7. Provide a copy of any insurance agreements covering your use of the facility or the releases of hazardous wastes and substances as a result of the handling of such materials. If a copy of the agreement is not available, identify the name and address of the insurer and provide a written description of the nature and extent of coverage, along with the policy number and date of issuance and the name of the insured party.
8. Please provide any other information, correspondence, etc., retained by your company regarding the Hardage/Criner site.

For the above questions, please describe the documents that were maintained by your firm of any transactions relating to the site, including the date of the documents, the author of the documents, the current location of the documents and their current custodian.

As used herein, the term "documents" means writings (handwritten, typed or otherwise produced or reproduced) and includes but is not limited to any invoices, checks, receipts, correspondence, offers, contracts, agreements, manifests, licenses, permits, bids, proposals, policies of insurance, logs, minutes of meetings, memoranda, notes, calendar or diary entries, charts, maps, photographs, drawings, manuals, reports of analysis, analytical worksheets, chromatographs, studies, reports of scientific study or investigation, telegrams, teletypes, magnetic tapes, punch cards, recording disks, computer printouts or other data compilations from which information can be obtained or translated.

Your answers to these questions must be sent to EPA within thirty (30) calendar days of your receipt of this letter. Under Section 106 of CERCLA, 42 U.S.C. 9606, and Section 3008 of RCRA, 42 U.S.C. 6928,



failure to comply with this request may result in an order requiring compliance or a civil action for appropriate relief. Section 3008 of RCRA also provides for civil penalties. Should the signatory find, at any time after submittal of the requested information, that any part of the submission is false or incorrect, the signatory should notify EPA Region VI. If any answer is found subsequently to be untrue, the signatory can be prosecuted under 18 U.S.C. 1001.

EPA regulations governing the confidentiality of business information are set forth in Part 2, Subpart B of Title 40 of the Code of Federal Regulations. For any portion of the information submitted which is entitled to confidential treatment, you may assert a confidentiality claim in accordance with 40 CFR 2.203(b). If EPA determines that the information so designated meets the criteria set forth in 40 CFR 2.208, the information will be disclosed only to the extent, and by means of the procedures, specified in 40 CFR Part 2, Subpart B. EPA will construe the failure to furnish a confidentiality claim with your response to this letter as a waiver of that claim, and information may be made available to the public by EPA without further notice.

Your reply to the request for information under Sections 104 of CERCLA and 3007 of RCRA should be considered separate and distinct from that relating to participation in response activities at the site. Both replies should be addressed to:

Alan W. Tavenner  
U. S. Environmental Protection Agency  
Superfund Enforcement Branch (6H-EE)  
1201 Elm Street, 28th Floor  
Dallas, Texas 75270  
Phone: (214) 767-9853

EPA would like to encourage good faith negotiations between you and the Agency and among you and the other parties potentially responsible for the Hardage/Criner site. For your information, a number of the other potentially responsible parties at this site have organized themselves into the Hardage Steering Committee, and may be reached at the following address:

Stephen M. Morgan, Chairman  
Hardage Steering Committee  
c/o Texas Instruments, Inc.  
P.O. Box 225474, Mail Station 241  
Dallas, Texas 75265  
Phone: (214) 995-5281

The factual and legal discussions contained in this letter are intended solely for notification and edification purposes. They are not intended to, do not, and may not be relied upon as a final Agency position on any matter set forth herein.

The request for information pursuant to Section 104(e) of CERCLA contained in this letter is not subject to the approval requirements of the Paperwork Reduction Act of 1980, Title 44, Chapter 35, United States Code.

Due to the seriousness of the problem at this site and the attendant legal ramifications, the Agency strongly encourages you to submit a written response within the timeframe specified herein. We hope that you will give these matters your immediate attention.

Sincerely yours,

Allyn Davis  
Director  
Waste Management Division

cc: Dennis Hrebec  
Oklahoma State Department of Health

bcc: B. Wright, WH-527  
Turner, 60RC  
Summerlee, OECM

[ADR]

Mr. Sam Yankee "Mr. Yankee"  
Cook Paint and Varnish Company  
919 E. Fourteenth ~~Street~~ Ave.  
North Kansas City, Missouri 64116

[ADR]

General Manager "Sir"  
Chemical Leaman Tank Lines, Inc.  
P.O. Box 266035  
Houston, Texas 77207

[ADR]

General Manager "Sir"  
Diamond Paint Co.  
P.O. Box 45897  
Houston, Texas 77245

[ADR]

General Manager "Sir"  
Exxon Chemical Company  
Houston Chemical Plant  
P.O. Box 3072  
Houston, Texas 77001

[ADR]

General Manager "Sir"  
W.R. Grace and Company  
Construction Products Division  
P.O. Box 2585  
Houston, Texas 77001

[ADR]

General Manager "Sir"  
Gulf States Paint Company  
12230 Robin Blvd.  
Houston, Texas 77045

[ADR]

Mr. Ralph Lowe "Mr. Lowe"  
Lowe Chemical  
555 Parkwood  
Friendswood, Texas 77546

[ADR]

General Manager "Sir"  
Magna Corporation  
2434 Holmes Road  
Houston, Texas 77051

[ADR]

General Manager "Sir"  
Nalco Chemical Company  
P.O. Box 87  
Sugarland, Texas 77478

[ADR]

General Manager "Sir"  
The O'Brien Corporation  
P.O. Box 14509  
Houston, Texas 77221

[ARR]

General Manager "Sir"  
PPG Industries  
P.O. Box 1329  
Houston, Texas 77251

[ADR]

General Manager "Sir"  
Reliance Universal Inc.  
P.O. Box 1113  
Houston, Texas 77001

[ADR]

General Manager "Sir"  
Rohm and Haas Texas Inc.  
P.O. Box 672  
Deer Park, Texas 77536

[ADR]

General Manager "Sir"  
Triangle Engineering Co.  
P.O. Box 38271  
Houston, Texas 77088

[ADR]

General Manager "Sir"  
Witco Chemical Company  
P.O. Box 45296  
Houston, Texas 77045

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

**AUG 21 1985**

[ADR]

Re: Hardage/Criner Site  
Criner, Oklahoma

Dear [NAME]:

There have been and are releases or threatened releases of hazardous substances, pollutants and contaminants at the above referenced site, and the United States Environmental Protection Agency (EPA) is considering spending public funds to further investigate and control the releases. This action will be taken by EPA pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 U.S.C. Section 9601 et seq., unless EPA determines that such action will be done properly by a responsible party.

Responsible parties under CERCLA include the current and former owners or operators, and persons who arranged for disposal or treatment of the substances or were involved in transport, treatment, or disposal of them. Under CERCLA, and other laws, responsible parties may be liable for all monies expended by the government to take necessary corrective action at the site, including investigation, planning, cleanup of the site, and enforcement.

Based on information we received during our investigation concerning generators, transporters, disposers, and owners who arranged for disposal or treatment of hazardous substances, EPA has information which indicates that you may be a responsible party. Before the government undertakes necessary action at the site, we would like to know if you will voluntarily perform the work required to abate any releases or threatened releases of hazardous substances, pollutants and contaminants from the site. For your information, an investigation at the site to assist a feasibility study to determine the appropriate remedy has been completed and the feasibility study is in progress.

Additional actions, for which you are being notified:

1. the design and implementation of the selected remedy; and
2. any other measures which may be necessary to abate releases from the site.

6AW-SE:PHILLIPS:x6410:080785:Doc.#2

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WRIGHT

SATTERWHITE

HANNESSCHLAGER

500489

You should notify EPA, in writing within thirty (30) calendar days from the receipt of this letter, of the nature and extent of activities you may be willing to undertake. Otherwise, to move forward with cleanup at the site, we will assume that you decline to undertake voluntary cleanup. Your letter should indicate the appropriate name, address, and phone number for further contact with you. Where you are already involved in discussions with EPA, state, or local authorities or engaged in voluntary action, you should continue that activity and report the status of those discussions or that action in your letter. Please provide a copy of your letter to any other parties involved in those discussions.

Your letter and any request for further information on the nature and extent of releases or threatened releases, or on our determination that you may be a responsible party should be sent to:

Stephen D. Phillips  
U.S. Environmental Protection Agency  
Superfund Enforcement Section  
1201 Elm Street  
Dallas, Texas 75270  
(214)767-6410

In addition to the response activities, EPA is seeking to obtain certain information from you. Under the provisions of Section 104 of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. 9604, and Section 3007 of the Resource Conservation and Recovery Act (RCRA), 42 U.S.C. 6927, as amended, the Administrator of the Environmental Protection Agency has the authority to require any person who generates, stores, treats, transports, disposes of, or otherwise handles or has handled hazardous wastes and substances to furnish information related to such wastes and substances. Pursuant to this statutory provision, your firm is hereby requested to answer the following questions relative to the referenced site:

1. What is the generic name and chemical character of the hazardous substances as defined under Section 101(14) of CERCLA, 42 USC §9601 (14), generated by your firm and sent to the site?
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3. Provide the name and address (previous and current) of any transporters utilized by your firm to transport hazardous substances to the site, specifying the mode of shipment (bulk, tank truck, drums, etc.).
4. Any other information, correspondence, etc. your firm has regarding the Hardage/Criner site.
5. Identify the individual in your firm most knowledgeable of the waste materials generated by your firm and sent to this site.

For the above questions, please describe the documents that were maintained by your firm of any transactions with the site including the date of the documents, the author of the documents, the current location of the documents and their current custodian. Pursuant to Section 103 of CERCLA, it is unlawful for any person knowingly to destroy, mutilate, erase, dispose of, conceal, or otherwise render unavailable or unreadable or falsify any documents.

In addition to the above information, if your firm is privately insured against releases of hazardous wastes and substances as a result of the handling of such materials, please inform us of the existence of such insurance and provide us with copies of all insurance policies in effect during the period of activity in question.

As used herein, the term "documents" means writings (handwritten, typed or otherwise produced or reproduced) and includes but is not limited to any invoices, checks, receipts, correspondence, offers, contracts, agreements, manifests, licenses, permits, bids, proposals, policies of insurance, logs, minutes of meetings, memoranda, notes, calendar or diary entries, charts, maps, photographs, drawings, manuals, reports of analysis, analytical worksheets, chromatographs, studies, reports of scientific study or investigation, telegrams, teletypes, magnetic tapes, punch cards, recording disks, computer printouts or other data compilations from which information can be obtained or translated.

Your answers to these questions must be sent to EPA within thirty (30) calendar days of your receipt of this letter. Under Section 106 of CERCLA, 42 U.S.C. 9606, and Section 3008 of RCRA, 42 U.S.C. 6928, failure to comply with this request may result in an order requiring compliance or a civil action for appropriate relief. Section 106 of CERCLA and Section 3008 of RCRA also provide for civil penalties.

EPA regulations governing confidentiality of business information are set forth in Part 2, Subpart B of Title 40 of the Code of Federal Regulations. For any portion of the information submitted which is entitled to confidential treatment, you may assert a confidentiality claim in accordance with 40 CFR §2.203(b). If EPA determines that the information so designated meets the criteria set forth in 40 CFR §2.208, the information will be disclosed only to the extent, and by means of the procedures, specified in 40 CFR Part 2, Subpart B. EPA will construe the failure to furnish a confidentiality claim with your response to this letter as a waiver of that claim, and information may be made available to the public by EPA without further notice.

Your reply to the request for information under §104 of CERCLA and §3007 of RCRA should be considered separate and distinct from that relating to participation in response activities at the site. Both replies should be addressed to:

Stephen D. Phillips, 6AW-SE  
U.S. Environmental Protection Agency  
Superfund Enforcement Section  
1201 Elm Street, 28th Floor  
Dallas, Texas 75270



EPA would like to encourage good faith negotiations between you and the Agency and among you and the other parties potentially responsible for the Hardage/Criner site. The names of the other potential responsible parties is being revealed to you so that you may schedule meaningful discussions with the other potentially responsible parties regarding cleanup efforts and quickly organize yourselves into a single representative body to facilitate negotiations with the Agency. The identities of the other responsible parties is being released with the understanding that the information provided does not constitute public disclosure under the Freedom of Information Act.

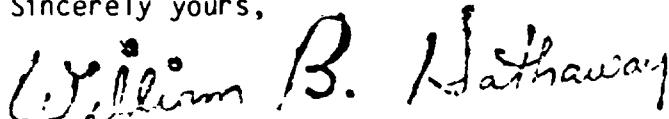
The factual and legal discussions contained in this letter are intended solely for notification and edification purposes. They are not intended to, do not, and may not be relied upon as a final Agency position on any matter set forth herein.

Due to the seriousness of the problem at this site and the attendant legal ramifications, the Agency strongly encourages you to submit a written response within the time frame specified herein. We hope that you will give these matters your immediate attention.

This letter is not subject to the approval requirements of the Paperwork Reduction Act of 1980, Title 44, Chapter 35, United States Code.

I hope that you will give these matters immediate attention.

Sincerely yours,



William B. Hathaway, Acting Director  
Air and Waste Management Division

Enclosure

cc: H. A. Caves, Director  
Waste Management Services

[ADR]

Abco Inc. "Sir"  
4901 N. Copper  
Oklahoma City, Oklahoma 73118

[ADR]

Wagner Electric Corp. "Sir"  
P.O. Box 369  
Burn Flat, Oklahoma 73624

[ADR]

Bolen Imports "Sir"  
1220 N. Robinson  
Oklahoma City, Oklahoma 73103

[ADR]

Acme Fence & Iron Company "Sir"  
P.O. Box 876  
NW of Norman  
Norman, Oklahoma 73069

[ADR]

Joe Esco "Mr. Esco"  
605 N. Meridian  
Oklahoma City, Oklahoma 73107

[ADR]

Ainsworth Moving Company "Sir"  
3401 N. Rockwell  
Oklahoma City, Oklahoma 73127

[ADR]

Service Station Maintenance  
424 SE 29th  
Oklahoma City, Oklahoma 73129

[ADR]

Gelco Truck Leasing "Sir"  
(Feld Trucking Leasing Corp.)  
5600 SW 5th  
Oklahoma City, Oklahoma 73128

[ADR]

Bolen Oldsmobile "Sir"  
1220 N. Robinson  
Oklahoma City, Oklahoma 73103

[ADR]

Camren Iron Works "Sir"  
P.O. Box 94816  
1545 SE 29th  
Oklahoma City, Oklahoma 73129

[ADR]

J. C. Penny Company "Sir"  
Shepard Mall  
Oklahoma City, Oklahoma 73107

[ADR]

Cimarron Aircraft Corp. "Sir"  
P.O. box 368  
El Reno, Oklahoma 73036

[ADR]

Grant Oil & Tool Company "Sir"  
3400 S. Prospect  
Oklahoma City, Oklahoma 73129

[ADR]

Central Oklahoma Equipment "Sir"  
3333 S. Prospect  
Oklahoma City, Oklahoma 73129

[ADR]

Corken Pump "Sir"  
3805 NW 36th  
Oklahoma City, Oklahoma 73112

[ADR]

Diffie Motor Company "Sir"  
5959 NW 39th Expressway  
Oklahoma City, Oklahoma 73112

[ADR]

Donco Carriers Inc. "Sir"  
4820 SW 20th  
Oklahoma City, Oklahoma 73128

[ADR]

Oklahoma Kensworth "Sir"  
5701 SW 5th  
Oklahoma City, Oklahoma 73128

[ADR]

Hobbs Trailer "Sir"  
500 S. Macarthur  
Oklahoma City, Oklahoma 73128

[ADR]

Rodco Inc. "Sir"  
P.O. Box 94998  
1820 SE 40th  
Oklahoma City, Oklahoma 73143

[ADR]

Eckhart Motors Inc. "Sir"  
3409 Wynn Drive  
Edmond, Oklahoma 73034

[ADR]

KWTV "Sir"  
7401 N. Kelly  
Oklahoma City, Oklahoma 73111

[ADR]

Rector Well Equipment "Sir"  
Combustion Engineering  
Oklahoma City, Oklahoma

[ADR]

Interstate Trucking "Sir"  
215 Bryant Place  
Oklahoma City, Oklahoma 73115

[ADR]

Y.O.W. Brake & Clutch Supply "Sir"  
1009 W. Reno  
Oklahoma City, Oklahoma 73106

[ADR]

Environmental Services Lab "Sir"  
1313 Rockwood Drive  
Oklahoma City, Oklahoma 73108

[ADR]

Westran Corp. "Sir"  
N. Highway 81  
Duncan, Oklahoma 73533

[ADR]

Evan Automotive Company "Sir"  
1700 Linwood  
Oklahoma City, Oklahoma 73106

[ADR]

Firestone Company "Sir"  
3223 Lincoln Blvd.  
Oklahoma City, Oklahoma 73105

[ADR]

Fox-Smythe Transportation "Sir"  
1700 S. Portland  
Oklahoma City, Oklahoma 73108

[ADR]

Jackie Cooper Oldsmobile "Sir"  
900 E. Main  
Yukon, Oklahoma 73099

[ADR]

Major Lab Mfg. "Sir"  
4420 N. Sewell  
Oklahoma City, Oklahoma 73118

[ADR]

Mistletoe Express Company "Sir"  
111 Harrison  
Oklahoma City, Oklahoma 73141

[ADR]

Morris Fixture Company "Sir"  
55 W 29th  
Oklahoma City, Oklahoma 73109

[ADR]

Oklahoma Highway Testing Lab "Sir"  
310 N. Klein  
Oklahoma City, Oklahoma 73106

[ADR]

Burl Holmes Ford Company "Sir"  
(Pugh)  
400 W. Britton Road  
Oklahoma city, Oklahoma 73114

[ADR]

Safety-Kleen Corp. "Sir"  
2827 Lindley  
Oklahoma City, Oklahoma 73107

[ADR]

Security National Bank & Trust "Sir"  
215 NE 38th  
Midwest City, Oklahoma 73105

[ADR]

Thermoking Company "Sir"  
1401 Enterprise Avenue  
Oklahoma City, Oklahoma 73128

[ADR]

United Engine Repair "Sir"  
5555 W. Reno  
Oklahoma City, Oklahoma 73127

[ADR]

Yellow Freight "Sir"  
50 NW 50  
Oklahoma City, Oklahoma 73118

[ADR]

W & W Steel Company "Sir"  
1730 W. Reno  
Oklahoma City, Oklahoma 73106

[ADR]

Western Commercial Transport Company "Sir"  
9501 NE 50th  
Enid, Oklahoma 73701

[ADR]

Robberson Steel "Sir"  
1401 NW 3rd  
Oklahoma City, Oklahoma 73106

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

**FEB 21 1985**

[ADR]

Re: Hardage/Criner Site  
Criner, Oklahoma

Dear [NAME]:

There have been and are releases or threatened releases of hazardous substances, pollutants and contaminants at the above referenced site, and the United States Environmental Protection Agency is considering spending public funds to further investigate and control the releases. This action will be taken by EPA pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 U.S.C. Section 9601 et seq., unless EPA determines that such action will be done properly by a responsible party.

Responsible parties under CERCLA include the current and former owners or operators, and persons who arranged for disposal or treatment of the substances or were involved in transport, treatment, or disposal of them. Under CERCLA, and other laws, responsible parties may be liable for all monies expended by the government to take necessary corrective action at the site, including investigation, planning, cleanup of the site, and enforcement.

Based on information we received during our investigation concerning generators, transporters, disposers, owners who arranged for disposal or treatment of hazardous substances, EPA has information that indicates that you may be a responsible party. If the government undertakes necessary action at the site, we would like to know if you will voluntarily perform the work required to abate any releases or threatened releases of hazardous substances, pollutants and contaminants from the site. For your information, an investigation at the site to determine the appropriate remedy has been completed and the feasibility study is in progress.

Additional actions, for which you are being notified:

1. the design and implementation of the selected remedy; and
2. any other measures which may be necessary to abate releases from the site.

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6AW-SE

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BERNDT



You should notify EPA, in writing within thirty (30) calendar days from the receipt of this letter, of the nature and extent of activities you may be willing to undertake. Otherwise, to move forward with cleanup at the site, we will assume that you decline to undertake voluntary cleanup. Your letter should indicate the appropriate name, address, and phone number for further contact with you. Where you are already involved in discussions with EPA, state, or local authorities or engaged in voluntary action, you should continue that activity and report the status of those discussions or that action in your letter. Please provide a copy of your letter to any other parties involved in those discussions.

Your letter and any request for further information on the nature and extent of releases or threatened releases, or on our determination that you may be a responsible party should be sent to:

Stephen D. Phillips  
U.S. Environmental Protection Agency  
Superfund Enforcement Section  
1201 Elm Street  
Dallas, Texas 75270  
(214)767-9807

In addition to the response activities, EPA is seeking to obtain certain information from you. Under the provisions of Section 104 of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. 9604, and Section 3007 of the Resource Conservation and Recovery Act (RCRA), 42 U.S.C. 6927, as amended, the Administrator of the Environmental Protection Agency has the authority to require any person who generates, stores, treats, transports, disposes of, or otherwise handles or has handled hazardous wastes and substances to furnish information related to such wastes and substances. Pursuant to this statutory provision, your firm is hereby requested to answer the following questions relative to the referenced site:

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2. For each hazardous substance identified above, please give the total volume, in gallons for liquids and in cubic yards for solids, which was generated by your firm and sent to the site. Also list the date of disposal.
3. Provide the name and address (previous and current) of any transporters utilized by your firm to transport hazardous substances to the site, specifying the mode of shipment (bulk, tank truck, drums, etc.).
4. Any other information, correspondence, ect. your firm has regarding the Hardage/Criner site.
5. Identify the individual in your firm most knowledgeable of the waste materials generated by your firm and sent to this site.

*Transporters  
Criner/Criner etc*

You should notify EPA, in writing within thirty (30) calendar days from the receipt of this letter, of the nature and extent of activities you may be willing to undertake. Otherwise, to move forward with cleanup at the site, we will assume that you decline to undertake voluntary cleanup. Your letter should indicate the appropriate name, address, and phone number for further contact with you. Where you are already involved in discussions with EPA, state, or local authorities or engaged in voluntary action, you should continue that activity and report the status of those discussions or that action in your letter. Please provide a copy of your letter to any other parties involved in those discussions.

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1. What is the generic name and chemical character of the hazardous substances as defined under Section 101(14) of CERCLA, 42 USC §9601 (14), transported by your firm and sent to the site?
2. For each hazardous substance identified above, please give the total volume, in gallons for liquids and in cubic yards for solids, which was transported by your firm and sent to the site. Also list the generators of the hazardous waste, the date(s) of transportation, and the date(s) of disposal.
3. Provide the name and address (previous and current) of any other transporters utilized by your firm to transport hazardous substances, specifying the mode of shipment (bulk, tank truck, drums, etc.).
4. Any other information, correspondence, ect. your firm has regarding the Hardage/Criner site.
5. Identify the individual in your firm most knowledgeable of the waste materials transported by your firm and sent to this site, and the individual or entities who selected the site.

*Storage/Operation  
Transportation etc*

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Your reply to the request for information under §104 of CERCLA and §3007 of RCRA should be considered separate and distinct from that relating to participation in response activities at the site. Both replies should be addressed to:

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U.S. Environmental Protection Agency  
Superfund Enforcement Section  
1201 Elm Street, 28th Floor  
Dallas, Texas 75270

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Due to the seriousness of the problem at this site and the attendant legal ramifications, the Agency strongly encourages you to submit a written response within the time frame specified herein. We hope that you will give these matters your immediate attention.

This letter is not subject to the approval requirements of the Paperwork Reduction Act of 1980, Title 44, Chapter 35, United States Code.

I hope that you will give these matters immediate attention.

Sincerely yours,

*Allyn Davis*

Allyn Davis, Director  
Air and Waste Management Division

*This stamp used on the  
280 ± letters 12/3/84 587*

cc: H. A. Caves, Director  
Waste Management Services

bcc: Wright, WH-527  
Hogeland, DOJ  
Turner, 6ORC  
Taylor, 6AW-HE  
File

MAY 07 1985

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

[A]

Re: Hardage/Criner site  
Criner, Oklahoma

Dear [Name]:

In a CERCLA 104(e) information request received by you on [1], the U. S. Environmental Protection Agency (EPA) requested that you furnish information and copies of records describing your company's involvement with the Hardage/Criner facility. You were advised that this information was being requested pursuant to Section 104(e) of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), and pursuant to Section 3007 of the Resource Conservation and Recovery Act (RCRA). A response to the information request was due to EPA within 30 days of your receipt of the request.

EPA has not yet received any information from your company in response to this information request, despite the fact that the applicable deadline has passed. We hereby request that you immediately provide EPA with any information that you have collected to date in response to this information request. We also ask that you complete your document search promptly and forward any additional material to EPA without delay. In the event that you have been unable to find any pertinent information at the conclusion of your document search, you are requested to provide an affidavit to that effect. The affidavit will formalize your company's compliance with EPA's information request. Your affidavit should be signed by the company official responsible for the company's response to EPA's information request, and it should indicate that a diligent search of the company's records has been conducted and that all relevant information discovered in that search, if any, is being presented to EPA.

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Continued noncompliance with this information request is a violation of federal law which may result in administrative or civil enforcement action, including penalties under Section 3008 of RCRA of up to \$25,000 per day for each day of continued noncompliance. In most cases, EPA will consider noncompliance to have begun on the deadline described in the first paragraph of this letter.

EPA is currently evaluating which of its enforcement options might be most appropriately taken in response to noncompliance with its information requests relative to the Hardage/Griner facility. In order to mitigate the extent of any enforcement actions that may be forthcoming in this matter, your company is encouraged to comply in full with the information request made by EPA. Your response should be sent to:

Stephen D. Phillips, CPGS  
Environmental Protection Agency  
Superfund Enforcement Section, (6AW-SE)  
1201 Elm St.  
Dallas, TX 75270

If you have any questions on this matter, please call Mr. Phillips at (214) 767-6410.

Sincerely,

**Original signed by**  
**Bonnie J. DeVos**

Samuel L. Nott, Chief  
Superfund Branch

cc: H. A. Caves, Director  
Waste Management Services

bcc: Turner, 60RC

ok 86

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

DEC 07 1984

[ADR]

Re: Hardage/Criner Site  
Criner, Oklahoma

Dear [NAME]:

There have been and are releases or threatened releases of hazardous substances, pollutants and contaminants at the above referenced site, and the United States Environmental Protection Agency is considering spending public funds to further investigate and control the releases. This action will be taken by EPA pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 U.S.C. Section 9601 et seq., unless EPA determines that such action will be done properly by a responsible party.

Responsible parties under CERCLA include the current and former owners or operators, and persons who arranged for disposal or treatment of the substances or were involved in transport, treatment, or disposal of them. Under CERCLA, and other laws, responsible parties may be liable for all monies expended by the government to take necessary corrective action at the site, including investigation, planning, cleanup of the site, and enforcement.

Based on information we received during our investigation concerning generators, transporters, disposers, and owners who arranged for disposal or treatment of hazardous substances. EPA has information that indicates that you may be a responsible party. Before the government undertakes necessary action at the site, we would like to know if you will voluntarily perform the work required to abate any releases or threatened releases of hazardous substances, pollutants and contaminants from the site. For your information, an investigation at the site to assist a feasibility study to determine the appropriate remedy has been completed and the feasibility study is in progress.

Additional actions, for which you are being notified:

1. the design and implementation of the selected remedy; and
2. any other measures which may be necessary to abate releases from the site.

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1. What is the generic name and chemical character of the hazardous substances as defined under Section 101(14) of CERCLA, 42 USC §9601 (14), generated by your firm and sent to the site?
2. For each hazardous substance identified above, please give the total volume, in gallons for liquids and in cubic yards for solids, which was generated by your firm and sent to the site. Also list the date of disposal.
3. Provide the name and address (previous and current) of any transporters utilized by your firm to transport hazardous substances to the site, specifying the mode of shipment (bulk, tank truck, drums, etc.).
4. Any other information, correspondence, etc. your firm has regarding the Hardage/Criner site.
5. Identify the individual in your firm most knowledgeable of the waste materials generated by your firm and sent to this site.

You should notify EPA, in writing within thirty (30) calendar days from the receipt of this letter, of the nature and extent of activities you may be willing to undertake. Otherwise, to move forward with cleanup at the site, we will assume that you decline to undertake voluntary cleanup. Your letter should indicate the appropriate name, address, and phone number for further contact with you. Where you are already involved in discussions with EPA, state, or local authorities or engaged in voluntary action, you should continue that activity and report the status of those discussions or that action in your letter. Please provide a copy of your letter to any other parties involved in those discussions.

Your letter and any request for further information on the nature and extent of releases or threatened releases, or on our determination that you may be a responsible party should be sent to:

Stephen D. Phillips  
U.S. Environmental Protection Agency  
Superfund Enforcement Section  
1201 Elm Street  
Dallas, Texas 75270  
(214)767-9807

In addition to the response activities, EPA is seeking to obtain certain information from you. Under the provisions of Section 104 of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. 9604, and Section 3007 of the Resource Conservation and Recovery Act (RCRA), 42 U.S.C. 6927, as amended, the Administrator of the Environmental Protection Agency has the authority to require any person who generates, stores, treats, transports, disposes of, or otherwise handles or has handled hazardous wastes and substances to furnish information related to such wastes and substances. Pursuant to this statutory provision, your firm is hereby requested to answer the following questions relative to the referenced site:

1. What is the generic name and chemical character of the hazardous substances as defined under Section 101(14) of CERCLA, 42 USC §9601 (14), transported by your firm and sent to the site?
2. For each hazardous substance identified above, please give the total volume, in gallons for liquids and in cubic yards for solids, which was transported by your firm and sent to the site. Also list the generators of the hazardous waste, the date(s) of transportation, and the date(s) of disposal.
3. Provide the name and address (previous and current) of any other transporters utilized by your firm to transport hazardous substances, specifying the mode of shipment (bulk, tank truck, drums, etc.).
4. Any other information, correspondence, etc. your firm has regarding the Hardage/Griner site.
5. Identify the individual in your firm most knowledgeable of the waste materials transported by your firm and sent to this site, and the individual or entities who collected the waste.

For the above questions, please describe the documents that were maintained by your firm of any transactions with the site including the date of the documents, the author of the documents, the current location of the documents and their current custodian. Pursuant to Section 103 of CERCLA, it is unlawful for any person knowingly to destroy, mutilate, erase, dispose of, conceal, or otherwise render unavailable or unreadable or falsify any documents.

In addition to the above information, if your firm is privately insured against releases of hazardous wastes and substances as a result of the handling of such materials, please inform us of the existence of such insurance and provide us with copies of all insurance policies in effect during the period of activity in question.

As used herein, the term "documents" means writings (handwritten, typed or otherwise produced or reproduced) and includes but is not limited to any invoices, checks, receipts, correspondence, offers, contracts, agreements, manifests, licenses, permits, bids, proposals, policies of insurance, logs, minutes of meetings, memoranda, notes, calendar or diary entries, charts, maps, photographs, drawings, manuals, reports of analysis, analytical worksheets, chromatographs, studies, reports of scientific study or investigation, telegrams, teletypes, magnetic tapes, punch cards, recording disks, computer printouts or other data compilations from which information can be obtained or translated.

Your answers to these questions must be sent to EPA within thirty (30) calendar days of your receipt of this letter. Under Section 106 of CERCLA, 42 U.S.C. 9606, and Section 3008 of RCRA, 42 U.S.C. 6928, failure to comply with this request may result in an order requiring compliance or a civil action for appropriate relief. Section 106 of CERCLA and Section 3008 of RCRA also provide for civil penalties.

EPA regulations governing confidentiality of business information are set forth in Part 2, Subpart B of Title 40 of the Code of Federal Regulations. For any portion of the information submitted which is entitled to confidential treatment, you may assert a confidentiality claim in accordance with 40 CFR §2.203(b). If EPA determines that the information so designated meets the criteria set forth in 40 CFR §2.208, the information will be disclosed only to the extent, and by means of the procedures, specified in 40 CFR Part 2, Subpart B. EPA will construe the failure to furnish a confidentiality claim with your response to this letter as a waiver of that claim, and information may be made available to the public by EPA without further notice.

Your reply to the request for information under §104 of CERCLA and §3007 of RCRA should be considered separate and distinct from that relating to participation in response activities at the site. Both replies should be addressed to:

Stephen Phillips, GAW-SE  
U.S. Environmental Protection Agency  
Superfund Enforcement Section  
1201 Elm Street, 28th Floor  
Dallas, Texas 75270

EPA would like to encourage good faith negotiations between you and the Agency and among you and the other parties potentially responsible for the Hardage/Griner site. The names of the other potential responsible parties is being revealed to you so that you may schedule meaningful discussions with the other potentially responsible parties regarding cleanup efforts and quickly organize yourselves into a single representative body to facilitate negotiations with the Agency. The identities of the other responsible parties is being released with the understanding that the information provided does not constitute public disclosure under the Freedom of Information Act.

The factual and legal discussions contained in this letter are intended solely for notification and edification purposes. They are not intended to, do not, and may not be relied upon as a final Agency position on any matter set forth herein.

Due to the seriousness of the problem at this site and the attendant legal ramifications, the Agency strongly encourages you to submit a written response within the time frame specified herein. We hope that you will give these matters your immediate attention.

This letter is not subject to the approval requirements of the Paperwork Reduction Act of 1980, Title 44, Chapter 35, United States Code.

I hope that you will give these matters immediate attention.

Sincerely yours,

Allyn Davis, Director  
Air and Waste Management Division

cc: H. A. Caves, Director  
Waste Management Services

THE SAME IDENTICAL LETTERS WERE SENT TO:

Mr. Gilbert Waldman  
Superior Linen  
(Industrial Uniform & Towel)  
Supply, Inc.)  
5969 East 12th Street  
Tulsa, OK 74112

President/General Manager  
Glow-Lite, Inc.  
P.O. Box 698  
Paul Valley, OK 73075

U.S. Small Business Administration  
Federal Bldg. #670  
200 NW Fifth St.  
Oklahoma City, OK 73102

President/General Manager  
General Motors  
3044 W. Grand Blvd.  
Detroit, MI 48202

G

AAR Corporation  
c/o John E. Varnum  
Spriggs, Bode, & Hollingsworth  
Suite 1100  
1015 15th N.W.  
Washington, D.C. 20005

T

A Better Sanitation Service  
9845 Chartwell  
Dallas, Texas 75234

G

Able Uniform Rental  
2300 Northwest 12th  
Oklahoma City, OK 73107

G

President/General Manager  
Acme Fence  
?

G

Advance Packaging  
1814 Northwest 4th Street  
Oklahoma City, OK 73106

[A] G

Agland, Inc.  
929 North Ash  
Pauls Valley, OK 73075

G

Altec Corporation  
Gary L. McDonald  
Director, Industrial Relations  
10500 W. Reno  
P.O. Box 26105  
OK City, OK 73126

G

Charles D. MarLett, Attny.  
American Airlines, Inc.  
MD - 4C14, P.O. Box 619616  
Dallas/Fort Worth Airport, TX 75261-9616

T

Jack M. Tomlinson, Vice President  
Environmental Manger  
Laidlaw Waste System (American Disposal Service)  
15 Spinning Wheel Road  
Hinsdale, IL. 60521

also

Frank Knickerbocker  
(American Disposal Service)  
9202 Markvale Dr.  
Dallas, Texas 75243

[A] G

Al Fernandes, President  
American Farm Lines, Inc.  
8125 Southwest 15th  
Oklahoma City, OK 73128

G

American Furniture Stripping  
1313 North May  
Oklahoma City, Oklahoma 73107

G

Harold M. Faries  
Director of Mfg.  
American Trailers, Inc.  
910 Morgan Rd.  
P.O. Box 12770  
Oklahoma City, OK 73157

G

Ronald J. Ganim, Attorney  
Amoco Production Co.  
Post Office Box 5910-A  
Chicago, IL 60680



[A] G

C. R. Eason, President  
A-One Bit & Tool Co.  
1111 Southeast 25th  
Oklahoma City, OK 73129

G

L. M. Cook, Executive  
Vice President  
Atlantic Richfield Company  
515 S. Flower Street  
Los Angeles, CA 90071

G

Roger E. Curtis, Sr. Vice Pres.  
P.O. Box 48  
Arkansas Best Corp.  
Fort Smith, AR 72901

G

James D. Robinson  
Arrow Tank Truck, Inc.  
Rt. 2 Box 112A  
Okarche, Oklahoma 73762

G

Arthur G. McKee & Co.  
Box 537  
Noble, Oklahoma 73068

G

Ashland Chemical Co.  
Post Office Box 19040  
Oklahoma City, OK 73119

G

William L. Shea, Vice President  
Balon Corp.  
3245 South Hattie  
Oklahoma City, OK 73129

[A] G

Jack Floyd  
Beauty Craft Tile of  
the Southwest, Inc.  
6501 South High  
Oklahoma City, OK 73149

G

W. C. Purple, Executive  
Vice President  
Bendix Corporation  
Bendix Center  
Southfield, MI 48037

G

Claude A. Mackes, Executive  
Vice President  
Binney & Smith, Inc.  
1100 Church Lane  
Easton, PA 18042

[A] G

Bob Moore Oilwell Service  
Post Office Box 966  
Yukon, Oklahoma 73099

[A] G

R. W. Gutheil, President  
Borden Chemical Division  
180 East Broad Street  
Columbus, OH 43215

G

Brittian Bros. (NAPA)  
Post Office Box 25821  
Oklahoma City, OK 73125

G

Broadway Machine  
& Motor Supply  
29 Northeast 8th  
Oklahoma City, OK 73104

G

William Bedman, Attny.  
Brown & Root, Inc.  
Post Office Box 3  
Houston, TX 77001

T

Barbara Little  
Environmental Counsel  
Browning-Ferris Industries, Inc.  
14701 St. Mary's  
Houston, TX 77109

G

James H. Halley, President  
BS & B Engineering Co.  
8303 S. W. Freeway  
Houston, TX 77074

G

Capitol Grease Co.  
709 South Hisel  
Oklahoma City, OK 73117

G

Ralph Jenks, President  
Cato Oil & Grease  
c/o Kerr McGee Corp.  
Kerr McGee Center  
Oklahoma City, OK 73125

[A] G

Tracey E. Smith, President  
C. E. Invalco  
1305 North Louisville  
Tulsa, Oklahoma 75101

G

R. W. Coggins, President  
C. E. Natco  
P.O. Box 1710  
Tulsa, Oklahoma 74101

[A] G

Gene Wheeler, President  
Central Mill & Fixture  
240 North Lewis  
Tulsa, Oklahoma 74104

T

Barbara Little  
Environmental Counsel  
Browning-Ferris Industries, Inc.  
14701 St. Mary's  
Houston, TX 77109

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James H. Halley, President  
BS & B Engineering Co.  
8303 S. W. Freeway  
Houston, TX 77074

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Capitol Grease Co.  
709 South Hisel  
Oklahoma City, OK 73117

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Ralph Jenks, President  
Cato Oil & Grease  
c/o Kerr McGee Corp.  
Kerr McGee Center  
Oklahoma City, OK 73125

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Tracey E. Smith, President  
C. E. Invalco  
1305 North Louisville  
Tulsa, Oklahoma 75101

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R. W. Coggins, President  
C. E. Natco  
P.O. Box 1710  
Tulsa, Oklahoma 74101

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Gene Wheeler, President  
Central Mill & Fixture  
240 North Lewis  
Tulsa, Oklahoma 74104

G

Ed Malzahn, President  
Charles Machine Works, Inc.  
Post Office Box 66  
Perry, Oklahoma 73077

G

Arnold C. Prill, President  
Chrom Alloy Division  
1720 National Boulevard  
Post Office Box 10699  
Midwest City, OK 73110

G

William A. Tabler, President  
Chromium Plating Co.  
402 North Cheyenne  
Tulsa, Oklahoma 74101

[A] G

Thomas H. Engel, Vice President "Mr. Engel"  
Cimarron Mfg. Co.  
Route 6, Box 332  
Oklahoma City, OK 73119

G

Cities Service Oil and Gas  
Corporation  
P.O. Box 300  
Tulsa, Oklahoma 74102  
Attention: Thomas L. Byer, Attorney

G

City of Norman  
201 West Gray  
Norman, OK 73069

G

7

Clayton Plating Co.  
1336 West Main  
Oklahoma City, OK 73106

Clyde's Carburetor Service  
1205 Classen Boulevard  
Oklahoma City, OK 73106

Bill Swisher, President  
CMI Corp.  
Post Office Box 1985  
Oklahoma City, OK 73101

Competition Automotive  
1500 North Rockwell  
Oklahoma City, OK 73127

R. W. Gerwig, President  
High Ridge Park  
Stanford, CT 06904

Terry Thom  
Manager Environmental Conservation  
Department  
Conoco, Inc.  
Marland Bldg.  
P.O. Box 2197  
Houston, TX 77250

T

Consolidated Cleaning Service Co.  
P.O. Box 9849  
Tulsa, Oklahoma 74157

D. E. Mason, General Manager  
Container Corp. of America  
Post Office Box 858  
Muskogee, Oklahoma 74401

Control Data Corporation  
(Magnetic Peripherals, Inc.)  
8100 34th Ave. South  
- P.O. Box 0  
Minneapolis, MN 55440  
Attn: Robert Kaiser

G

Control Data Corporation  
8100 34th Avenue, South  
Minneapolis, MN 55440  
Attn: Edwin R. Holmes

Core Laboratories  
7501 Stemmons Freeway  
Dallas, TX 75207  
Attn: James E. Brasher

J. E. Hasty, President  
County Home Meat Co.  
Coltrane and Waterloo  
Edmond, OK 73034

Porter R. Draper, Attorney  
Crane Carrier Corp.  
P.O. Box 582800  
Tulsa, Oklahoma 74158

Crosby Group-McKissich  
Products Div.  
c/o American Hoist & Derrick Co.  
63 South Robert St.  
St. Paul, MN 55107

Paul S. Crawl, President  
Crawl Machine & Heat Treating  
1632 Northwest 5th  
Oklahoma City, Oklahoma 73106

John P. Evans, President  
Crown Paint Co.  
1400 N. E. 4th  
Oklahoma City, OK 73111

T

Crown Transport Co.  
Post Office Box 36  
Ardmore, OK 73402

GT

Dal-Worth Ind., Inc.  
P.O. Box 5504  
Arlington, TX 76001

Robert M. Walter, Senior Counsel  
The Firestone Tire & Rubber Co.  
(Dayton Tire & Rubber Co.)  
1200 Firestone Pkwy.  
Akron, OH 44317

Del Paint Mfg.  
3105 East Reno  
Oklahoma City, OK 73117

Ray F. Kennedy, President  
Delta Faucet Co.  
55 East 111th  
Indianapolis, IN 46280

Walter Saloga, President  
Delta Transmission  
2202 West Reno  
Oklahoma City, OK 73107

Stephen L. Peterson  
Secretary & General Counsel  
Deluxe Check Printers, Inc.  
Post Office Box 64399  
St. Paul, MN 55164-0399

Cooper Industries (Demco Inc./  
Gardner-Denver Co.)  
P.O. Box 4446  
Houston, TX 77210  
Attn: Spencer Dreischarf

DeSoto Inc.  
1700 South Mount Prospect Rd.  
-DesPlaines, IL 60018  
Attention: Law Department



District Court #19  
Durant, OK 74701

[A] GT

James E. Smith, Attorney  
Baker & Botts  
for Double Eagle Refining Company  
One Shell Plaza  
Houston, TX 77002

E. L. Bechtold, President  
10 N. Elwood  
Box 1739  
Tulsa, OK 74101

D. L. Rooke, President  
DOW Center  
Midland, MI 48640SA

Downtown Airpark, Inc.  
P.O. Box 26022  
Oklahoma City, OK 73126  
Attention: J. Kelm

Kenneth Gevin, President  
Drillers Engine & Supply  
5120 South Shields  
Oklahoma City, OK 73129

Eldon Connaway & Vernon Smith,  
Owners  
Dura Chrome Ind.  
5716 Northwest 4th Street  
Oklahoma City, OK 73127

T

Eason & Smith, Waste Haulers  
Post Office Box 15463 or  
1204 Southeast 29th  
Del City, Oklahoma 73155

[A] T

Eason Enterprises  
3800 South Eastern  
Oklahoma City, OK 73129

GT

Richard Bates, Attorney  
Eason Oil  
2601 N.W. Expressway  
Oil Center East  
Oklahoma City, OK 73112-7175

Edward G. Jefferson, President  
E. I. Dupont De Nemours  
1007 Market Street  
Wilmington, DE 19898

GT

Eltex Chemical & Supply  
1020 Holcombe or  
Post Office Box 4214  
Houston, Texas 77210

GT

John S. Fryberger, Sr. Vice  
President  
Engineering Enterprises  
1225 Main, Suite 215  
Norman, Oklahoma 73064

Bill Smith, Vice-Pres.  
Equipment Renewal Co.  
P.O. Box 82  
Houston, TX 77001

Ernest St. Clair  
4101 West 34th Street  
Amarillo, Texas 79109

- Eureka Tool Co.  
1930 Southeast 28th  
Oklahoma City, OK 73109

G

Frank Coker, Plant Manager  
 Evan's Electric Service Center  
 1536 Southwestern  
 Post Office Box 25576  
 Oklahoma City, Oklahoma 73125

Evan's Electric Service Center  
 c/o Linda C. Martin, Attorney  
 Doerner, Stuart, Saunders  
 Daniel & Anderson  
 1000 Atlas Life Bldg.  
 Tulsa, OK 74103

FAA Aeronautical Center  
 Post Office Box 25082  
 Oklahoma City, OK 73125

Keith D. Maguire, General Manager  
 Fibercast Corp.  
 P.O. Box 968  
 Sand Springs, OK 74063

Al Bartley [Fibercast]  
 P.O. Box 359  
 Dallas, TX 75221

Fine Candy Co.  
 c/o Edwin L. Noel  
 Armstorng, Teasdale, Kramer,  
 & Vaughan  
 611 Olive, Suite 1900  
 St. Louis, MO 63101

also

Stephen Browne Candy Co.  
 1605 Drury Lane  
 OK City, OK 73116

First National Mgmt. Corp.  
 120 North Robinson, Room 2620  
 1st National Bank Building  
 Oklahoma City, Oklahoma 73102

G

Anne S. Li, CLU, CPCU  
Flint Industries  
P.O. Box 490  
Tulsa, OK 74101

Margaret A. Coughlin  
Senior Attorney  
Ford Motor Company  
The American Road  
Dearborn, MI 48121

G

Foster Feed & Seed  
?

Foster Septic Tank Cleaning  
2712 West Sheridan  
Oklahoma City, Oklahoma 73107

Fred Jones Mfg.  
900 West Main  
Oklahoma City, OK 73125

John A. Mogelnicki  
Director, Environmental Services  
Freuhauf Corporation  
P.O. Box 238  
Detroit, MI 48232

[A] G

Gardner-Denver Co. (See Demco Inc.)

E. W. Conners Jr.  
General Electric  
Appliance Park  
Bldg. 26  
Louisville, KY 40225

&

Thomas Armstrong  
General Electric Co. W1D1  
3135 Easton Turnpike  
Fairfield, CT 06431

Ronald Frase  
General Corporation (General Tire)  
DiversiTech General  
One General Street  
Akron, OH 44329

President/General Manager  
General Motors  
3044 W. Grand Blvd.  
Detroit, MI 48202

G

Calvin O. Vogt, President  
Geophysical Research  
6540 East Apache  
Post Office Box 15968  
Tulsa, Oklahoma 74112

Glidden Coatings &  
Resins Co.  
1900 Josey Lane  
Carrollton, TX 75006

Mark Griffin, Plant Manager  
Glow-Lite Inc.  
Post Office Box 698  
Pauls Valley, OK 73075

Artra Group  
500 Central Ave.  
cc: P.O. Box 8903  
Northfield, IL 60093  
Attn: John P. Conroy

Michael Brown  
1800 Mass. Ave. N.W.  
cc: Suite 500  
Washington, D.C.  
20036

T Ito & N.T. Roundtree, Attmrys.  
The Goodyear Tire & Rubber  
1144 E. Market Street  
Akron, OH 44316

R. J. Stone, President  
Governair Corp.  
4840 North Sewell  
Oklahoma City, OK 73118

T

Groendyke Transport, Inc.  
Post Office Box 632  
Enid, Oklahoma 73701

Leonard Leon, President  
Halliburton Services  
Drawer 1431  
Duncan, OK 73536

Royal N. Hardage  
Rt. 2  
Lindsay, OK 73052

[A] T

Hart Industrial Disposal  
7543 East Pine  
Tulsa, Oklahoma 74115

W. R. Holland, General Manager  
Hathaway Industries  
8100 N. Mingo Valley Exp.  
Owasso, Oklahoma 74055

[A] T

Helm & Weaver  
Post Office Box 94370  
Oklahoma City, OK 73109

GT

W. T. Posey, President  
 Hermetic Switch, Inc.  
 Highway 92 West  
 Chickasha, OK 73109

Wayne Ferguson, Plant Manager  
 Holley Carburetor  
 P. O. Box 827  
 Sallisaw, OK 74955

Gilbert Waldman  
 Superior Linen (Industrial Uniform & Towel Supply)  
 5969 East 12th St.  
 Tulsa, OK 74112

T

Industrial Disposal  
 Service Co.  
 ?

G

International Crystal Mfg.  
 10 North Lee  
 Oklahoma City, OK 73102

John Zink Co.  
 4401 South Peoria Avenue  
 Tulsa, Oklahoma 74105

Timothy L. Harker  
 Kadison, Pfaelzer, Woodward, Quinn & Rossi  
 for Jones-Blair Co.  
 2000 Pennsylvania ave.  
 Suite 7500  
 Washington, D.C. 20006

GT

Elwood Smith, Plant Manager  
 Kelsey - Hayes  
 - 307 A Street  
 Seminole, OK 74000

GT

Alfred W. Yakel  
Keltronics Corp.  
136 East Hill  
Oklahoma City, OK 73105

Barbara Hoffman  
Kerr McGee Corporation  
Kerr-McGee Center  
Oklahoma City, OK 73125

GT

Advanced Chemical Company  
P.O. Box 70  
Sand Springs, OK 74063  
(Kimball Chemical Co.)

KOBE, Inc. - Oiline  
P. O. Box 15070  
Oklahoma City, OK 73115

KOCO-TV  
3705 Northwest 63rd  
Oklahoma City, OK 73116

[A] G

Lawton Plating Co. "Sir"  
107 Lee Street  
Lawton, OK 73503

Lear Siegler, Inc.  
3100 Interstate 35 North  
Oklahoma City, OK 73136  
Attn: Rosie Camp

L & S Bearing Co.  
c/o Jim Barwick  
P.O. Box 754  
Oklahoma City, OK 73101



GT

Leeway Motor Freight  
 c/o William C. Buckham  
 C. L. Motor Freight Inc.  
 2605 Commercial Ln.  
 Columbus, OH 43232

T

Magnetic Peripherals, Inc.  
 (See Control Data Corp.)

Perry P. Ramsey, Operations  
 Manager  
 Maremont Corp.  
 Post Office Box 988  
 Chickasha, OK 73108

Jerry Horton, General Manager  
 Master Motors Rebuilders, Inc.  
 1900 Linwood  
 Oklahoma City, Oklahoma 73106

T

Materials Recovery  
 Enterprises  
 4835 LBJ Fwy Suite 450  
 Dallas, Texas 75234

[A]

Dan Summers  
 Law Department H008-HQ  
 McDonnell Douglas  
 P.O. Box 516  
 St. Louis, MO 63166

[A]

Ivan D. Meyerson, Esq.  
 Associate General Counsel  
 McKesson Corporation  
 One Post Street, 34th Floor  
 San Francisco, CA 94104

[A] GT

Eugene Walker, Plant Manager  
Mercury Marine Plant 14  
3003 North Perkins  
Stillwater, OK 74074

[A]

Metroplex Sanitation  
2003 Arkansas Lane  
Arlington, TX 76013

[A]

Mike Monroney Aeronautical  
Post Office Box 25082  
6500 South MacArthur  
Oklahoma City, OK 73125

[A]

Winfred T. Colbert  
Office of General Counsel  
Mobil Chemical Company  
100 First Stamford Place  
P.O. Box 10070  
Stamford, CT 06904-2070

[A] G

Donald D. Angove, President "Mr. Angove"  
Nameplates, Inc.  
Post Office Box 4608  
Tulsa, Oklahoma 74104

[A]

Paul Monnier, Manager  
National Can Corp.  
3400 South Council Road  
Oklahoma City, OK 73179

[A]

Vernon Lee Russell, President  
National Mfg. & Supply Corp.  
4300 Highline, Suite 322  
Oklahoma City, Oklahoma 73108

[A] G

National Packaging "Sir"  
5500 Northwest 5th Avenue  
Post Office Box 25948  
Oklahoma City, OK 73125

[A]

Warren L. Whalley, President  
Nelson Electric  
4041 South Sheridan  
Tulsa, Oklahoma 74145

[A]

R. L. Jones, President  
Newspaper Printing Corp.  
315 Boulder  
Post Office Box 1770  
Tulsa, Oklahoma 74102

[A]

R. Clark Nickles, Vice President  
Nickles Machine Corp.  
600 South 1st  
Ponca City, OK 74601

[A]

R. H. Siegfried, Vice President  
Nordham, Inc.  
c/o Linda C. Martin, Attorney  
1000 Atlas Life Bldg.  
Tulsa, OK 74103

[A] GT

Northrop Worldwide  
Aircraft Services, Inc.  
Vance AFB, OK 73701

[A] G

Nu Chrome Plating "Sir"  
2812 West 4th Street  
Tulsa, Oklahoma 74107

[A] G

O'Brien Paint Corp. "Sir"  
1801 West Sheridan  
Oklahoma City, OK 73106

[A] GT

Mike B. Wolfe, Area Manager  
Occidental Chemical  
408 Sheppard  
Box 579  
Chickasha, OK 73108

[A] T

OK City Disposal  
245 Southwest 15th  
Oklahoma City, OK 73109

[A]

Charles Tyree  
OK Gas & Electric  
321 North Harvey Avenue  
Oklahoma City, Oklahoma 73101

[A]

Alan B. Haynes, Manager  
OK Graphics  
5400 Northwest 5th  
Oklahoma City, OK 73127

[A] G

Oklahoma City/County  
Health Department  
921 Northeast 23rd  
Oklahoma City, OK 73105

[A]

Oklahoma Department  
of Agriculture  
2800 N. Lincoln  
Oklahoma City, OK 73105  
Attn: Clyde Bower & Charles Anderson

[A]

Oklahoma Department  
of Corrections  
3400 North Eastern  
Oklahoma City, OK 73160

[A]

Oklahoma State Department of  
Health  
1000 Northeast 10th Street  
Oklahoma City, Oklahoma 73152

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Edward L. Gaylord, President  
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OK Machine Mfg.  
421 East 1st  
Tulsa, OK 74120

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107 Livestock Exchange Building  
Oklahoma City, Oklahoma 73108

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James E. Tyree, President  
OK Natural Gas Co.  
P. O. Box 871  
Tulsa, OK 74102

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Dale Stine  
OK Tank Svc., Inc.  
P.O. Box 94281  
OK City, OK 73143

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OK Transporations Co.  
Post Office Box 25548  
Oklahoma City, OK 73125

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Sidney S. Knight, Vice President  
Oral Roberts University  
Post Office Box 2187  
Tulsa, Oklahoma 74171

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O. J. Botts, President  
Page Industries  
Post Office Box 850569  
Yukon, Oklahoma 73085

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Patterson Sargent  
2300 North Lewis  
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Post Office Box 450  
Mannford, OK 74044

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Phillips Petroleum Company  
1203 Adams Bldg.  
Bartlesville, OK 74004

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Powell Sanitation Service  
2403 Northwest 1st  
Terrace, Oklahoma 73107

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Powell Service Co.  
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Ada, Oklahoma 74821

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Post Office Box 734  
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Pryor Foundry, Inc.  
Post Office Box 549  
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President  
Public Service Co.  
c/o Linda C. Martin, Attorney  
1000 Atlas Life Bldg.  
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Ra-Nau, Inc.  
3100 Northwest 39th  
Oklahoma City, OK 73112

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Tulsa, Oklahoma 74107

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Research, Inc.  
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Texas City, TX 77590

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Red Ball Motor Freight  
3177 Irving Boulevard  
Irving, Texas 75061

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Rockwell International  
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El Segundo, CA 90245  
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Rodco, Inc.  
1820 Southeast 40  
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Rotex Corp.  
c/o L & S Bearing Co.  
Jim Barwick  
P.O. Box 754  
Oklahoma City, OK 73101

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Stan Schoenberg, Owner  
S&S Plating Co.  
800 North Western  
Oklahoma City, OK 73106

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Santa Fe Railroad  
East Main  
Purcell, OK 73080



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Oak Brook, IL 60521

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c/o Steve Georgeson  
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Sentry Mfg.  
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Teleflex, Inc. (Sermetal, Inc.)  
155 Limerick Rd.  
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Cliftco, Inc. (Service Paint Mfg. Co.)  
c/o Ted M. Riseling  
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Sherwin-Williams Co.  
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Garland, TX 75041

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Sky Witch  
6804 Melrose Lane  
Oklahoma City, OK 73127

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Solvent Mfg. Co., Inc.  
1517 Ocala Boulevard  
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Sooner Ford  
2500 West Reno  
Oklahoma City, OK 73107

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Sooner Oil Patch Services, Inc.  
4511 South Eastern  
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6501 Southeast 74th or  
Box 82578  
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Rolling Door Co.  
9525 Whiterock Trail  
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